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Title 3—THE PRESIDENT

Executive Order 10810

REGULATIONS GOVERNING THE ALLOWANCE OF TRAVEL EXPENSES OF CLAIMANTS AND BENEFICIARIES OF THE VETERANS' ADMINISTRATION AND THEIR ATTENDANTS

By virtue of the authority vested in me by section 111 of title 38 of the United States Code, I hereby prescribe the following regulations governing the allowance of travel expenses of claimants and beneficiaries of the Veterans' Administration and their attendants:

SECTION 1. The Administrator of Veterans' Affairs may authorize the payment of the actual necessary expenses of travel, including lodging and subsistence, of any claimant or beneficiary of the Veterans' Administration traveling under prior authorization to or from a Veterans' Administration facility, or other place, in connection with vocational rehabilitation or counseling, or for the purpose of examination, treatment, or care. The Administrator may authorize such payment to the claimant or beneficiary or, in his discretion, to the person who or the organization which has actually paid the expenses of such travel, including lodging and subsistence.

Sec. 2. The Administrator of Veterans' Affairs may authorize in lieu of actual necessary expenses of travel, including lodging and subsistence, payment of an allowance of not more than five cents a mile to any claimant or beneficiary of the Veterans' Administration traveling under prior authorization to or from a Veterans' Administration facility, or other place, in connection with the vocational rehabilitation or counseling, or for the purpose of examination, treatment, or care. In his discretion, the Administrator may authorize such payment to the person who or the organization which has actually paid the expenses of such travel, including lodging and subsistence. The payment of mileage in connection with vocational rehabilitation or counseling, or upon termination of examination, treatment, or care may be made prior to completion of such travel.

SEC. 3. Whenever a claimant or beneficiary requires an attendant other than an employee of the Veterans' Administration for the performance of travel specified in sections 1 and 2 hereof, the travel expenses of such attendant may be allowed in the same manner and to the same extent that travel expenses are allowed to such claimant or beneficiary.

SEC. 4. The Administrator of Veterans' Affairs may prescribe such rules and regulations not inconsistent herewith as may be necessary to effectuate the provisions of this order.

SEC. 5. Executive Order No. 9975 of July 7, 1948, and Executive Order No. 10070 of July 20, 1949, are hereby revoked.

SEC. 6. This order shall become effective as of January 1, 1959.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,
April 22, 1959.

[F.R. Doc. 59-3517; Filed, Apr. 22, 1959;
1:40 p.m.]

Executive Order 10811

CREATING AN EMERGENCY BOARD TO INVESTIGATE A DISPUTE BETWEEN THE PAN AMERICAN WORLD AIRWAYS, INC., AND CERTAIN OF ITS EMPLOYEES

WHEREAS a dispute exists between the Pan American World Airways, Inc., a carrier, and certain of its employees represented by the Transport Workers Union of America, AFL-CIO, Air Transport Division, a labor organization; and

WHEREAS this dispute has not heretofore been adjusted under the provisions of the Railway Labor Act, as amended; and

WHEREAS this dispute, in the judgment of the National Mediation Board, threatens substantially to interrupt interstate commerce to a degree such as to deprive a section of the country of essential transportation service:

NOW, THEREFORE, by virtue of the authority vested in me by section 10 of the Railway Labor Act, as amended (45

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CFR SUPPLEMENTS

(As of January 1, 1959)

The following supplements are now available:

Titles 4-5 (\$0.50)

Title 7, Parts 1-50, Rev. Jan. 1, 1959 (\$4.00)

Parts 51-52, Rev. Jan. 1, 1959 (\$6.25)

Titles 28-29 (\$1.50)

Title 33 (\$1.50)

Previously announced: Title 3, 1958 Supp. (\$0.35); Title 8 (\$0.35); Title 9, Rev. Jan. 1, 1959 (\$4.75); Titles 10-13, Rev. Jan. 1, 1959 (\$5.50); Title 14, Parts 40-399 (\$0.55); Title 18 (\$0.25); Titles 22-23 (\$0.35); Title 24, Rev. Jan. 1, 1959 (\$4.25); Title 25 (\$0.35); Title 26, Parts 1-79 (\$0.20); Parts 80-169 (\$0.20); Parts 170-182 (\$0.20); Part 300 to end, Title 27 (\$0.30); Title 32, Parts 700-799 (\$0.70); Part 1100 to end (\$0.35); Title 32A (\$0.40); Titles 35-37 (\$1.25); Title 38 (\$0.55); Title 39 (\$0.70); Titles 40-42 (\$0.35); Title 43 (\$1.00); Title 46, Parts 1-145 (\$1.00); Parts 146-149, 1958 Supp. 2 (\$1.50); Part 150 to end (\$0.50); Title 47, Part 30 to end (\$0.30); Title 49, Parts 1-70 (\$0.25); Part 71-90 (\$0.70); Parts 91-164 (\$0.40)

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U.S.C. 160), I hereby create a board of three members, to be appointed by me, to investigate this dispute. No member of the board shall be pecuniarily or otherwise interested in any organization of airline employees or any carrier.

The board shall report its findings to the President with respect to the dispute within thirty days from the date of this order.

As provided by section 10 of the Railway Labor Act, as amended, from this date and for thirty days after the board has made its report to the President, no change, except by agreement, shall be made by the Pan American World Airways, Inc., or by its employees, in the conditions out of which the dispute arose.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,
April 22, 1959.

[F.R. Doc. 59-3526; Filed, Apr. 23, 1959;
10:44 a.m.]

RULES AND REGULATIONS

Title 5—ADMINISTRATIVE PERSONNEL

Chapter III—Foreign and Territorial Compensation

[Dept. Reg. 108.396]

PART 325—ADDITIONAL COMPENSATION IN FOREIGN AREAS

Designation of Differential Posts

Section 325.15 *Designation of differential posts*, is amended as follows, effective as of the beginning of the first pay period following May 2, 1959:

Paragraph (d) is amended by the deletion of the following:

Haifa, Israel.
Jerusalem, Jerusalem.
Tel Aviv, Israel.

(Secs. 102, 401, E.O. 10000, 13 F.R. 5453, 3 CFR, 1948 Supp., E.O. 10623, E.O. 10636, 20 F.R. 5297, 7025, 3 CFR, 1955 Supp.)

For the Acting Secretary of State.

W. K. SCOTT,
Assistant Secretary.

APRIL 13, 1959.

[F.R. Doc. 59-3483; Filed, Apr. 23, 1959;
8:49 a.m.]

Title 6—AGRICULTURAL CREDIT

Chapter I—Farm Credit Administration

SUBCHAPTER B—FEDERAL FARM LOAN SYSTEM

PART 10—FEDERAL LAND BANKS GENERALLY

Interest Rates on Loans Made Through Associations

The interest rate on loans made through national farm loan associations by the Federal Land Bank of Houston on applications received in the bank or re-instituted on or after April 22, 1959, has been increased from 5 to 5½ percent per annum. In order to reflect that change, § 10.41 of Title 6 of the Code of Federal Regulations, as amended (23 F.R. 2137, 3029, 6976, 8651; 24 F.R. 845, 2267), is amended by substituting "5½" for "5" in the line with "Houston" therein.

(Sec. 6, 47 Stat. 14, as amended; 12 U.S.C. 665. Interprets or applies secs. 12 "Second", 17(b), 39 Stat. 370, 375, as amended; 12 U.S.C. 771 "Second", 831(b))

[SEAL]

R. B. TOOTELL,
Governor,

Farm Credit Administration.

[F.R. Doc. 59-3446; Filed, Apr. 23, 1959;
8:45 a.m.]

Chapter III—Farmers Home Administration, Department of Agriculture

SUBCHAPTER G—MISCELLANEOUS REGULATIONS

[Administration Letter 635 (481)]

PART 386—DISPOSAL OF RESERVED MINERAL INTERESTS

Subpart A—Sales

FAILURE TO ACCEPT QUITCLAIM DEEDS

Part 386 in Title 6, Code of Federal Regulations (16 F.R. 1927, 5411; 18 F.R. 2633), is amended by the addition of the following § 386.5, to prescribe the policy regarding the cancellation of quitclaim deeds of reserved minerals when the applicant fails to accept the quitclaim deed within fifteen days from the date delivery is tendered, and to require the execution of riders to application forms providing for such cancellation.

§ 386.5 Failure to accept delivery of quitclaim deeds.

In any case in which the applicant does not accept delivery of the quitclaim deed of mineral interests (and pay the purchase price in fair market value areas) within fifteen (15) days from the date delivery is tendered to him, the contract resulting from the application, offer, and acceptances will terminate automatically, and the County Supervisor will return the deed to the State Director for cancellation. The applicant will agree to such cancellation by the execution of a rider attached to his application Form FHA-987 or FHA-990, and made a part of such application.

(Sec. 2, 64 Stat. 98; 40 U.S.C. 440)

Dated: April 16, 1959.

[SEAL] DARREL A. DUNN,
Acting Administrator,
Farmers Home Administration.

[F.R. Doc. 59-3466; Filed, Apr. 23, 1959;
8:48 a.m.]

Title 7—AGRICULTURE

Chapter III—Agricultural Research Service, Department of Agriculture

PART 319—FOREIGN QUARANTINE NOTICES

Subpart—Fruits and Vegetables

ADMINISTRATIVE INSTRUCTIONS PRESCRIBING METHOD OF TREATING GARLIC FROM ALGERIA, HUNGARY, ITALY, MOROCCO, SPAIN, AND YUGOSLAVIA

Pursuant to § 319.56-2 of the regulations supplemental to the Fruit and Vegetable Quarantine (Notice of Quarantine No. 56, 7 CFR 319.56; 23 F.R. 7166) under section 5 of the Plant Quarantine Act of 1912 (7 U.S.C. 159), the Director of the Plant Quarantine Division hereby amends administrative instructions now appearing as 7 CFR 319.56-2h, effective October 1, 1954, prescribing method of treatment of garlic from Algeria, Hungary, Italy, Morocco, Spain, and Yugoslavia, to read as follows:

§ 319.56-2h Administrative instructions prescribing method of treatment of garlic from Algeria, Hungary, Italy, Morocco, Spain, and Yugoslavia.

(a) (1) Except as otherwise provided in these administrative instructions, fumigation with methyl bromide in vacuum fumigation chambers approved by the Director of the Plant Quarantine Division is a condition of entry under permit for all shipments of garlic (*Allium sativum*) from Algeria, Hungary, Italy, Morocco, Spain, and Yugoslavia. Fumigation is to be carried out under the supervision of a plant quarantine inspector and at the expense of the importer. While it is believed that the garlic will be unaffected by the fumigation, the treatment will be at the importer's risk. Such entry will be limited to the ports of Baltimore, Md., Boston, Mass., Los Angeles, Calif., New Orleans, La., New York, N.Y., Norfolk, Va., San Juan, P.R., San Francisco, Calif., and Seattle, Wash., where approved facilities for vacuum fumigation with methyl bromide are available, and to such other ports as may be named in the permits if approved vacuum fumigation facilities are later made available at those other ports.

(2) Such vacuum fumigation shall be in accordance with the following fumigation schedule:

Temperature (° F.)	Dosage—pounds of methyl bromide per 1,000 cu. ft.	Exposure period (hours)	Vacuum (inches)
90-96 (inclusive).....	2	1½	15
80-89 (inclusive).....	2	2	15
70-79 (inclusive).....	2½	2	15
60-69 (inclusive).....	3	2	15
50-59 (inclusive).....	3	3	15
40-49 (inclusive).....	3	4	15

(b) (1) The following alternate procedure is approved by the Director of the Plant Quarantine Division as a condition of entry under permit for shipments of garlic (*Allium sativum*) from Italy and Spain:

(i) A certificate shall be obtained from the appropriate phytosanitary official of the country of origin to the effect that such garlic is free of living stages of *Brachymerus* spp. and *Dyspessa ulula* (Bkh.), said certification to be based on field inspection and certification and subsequent reexamination at the port of departure prior to exportation. The phytosanitary certificate to be issued by such official shall show the shipment to be either initially free from these pests or to have been fumigated.

(ii) The original copy of the phytosanitary certificate shall be attached to the manifest accompanying the shipment. However, with the consent of the Plant Quarantine inspector, the importer may arrange to have the original phytosanitary certificate mailed direct to the Inspector in Charge, Plant Quarantine Division, at the port of entry, if this will expedite inspection and release of certified shipments. If such an arrangement is made, a copy of the phytosanitary cer-

tificate shall be attached to the manifest accompanying the shipment.

(iii) Shipments of certified Italian or Spanish garlic will be subject to inspection upon arrival in the United States and if found infested with living stages of *Brachymerus* spp. or *Dyspessa ulula* (Bkh.) shall be fumigated in accordance with paragraph (a) of this section.

(2) The entry of certified garlic under the alternate procedure provided for in subparagraph (1) of this paragraph will be limited to the ports named in paragraph (a) (1) of this section or such other ports as may subsequently be named in the permits.

(3) Continuance of the alternate procedure provided for in subparagraph (1) of this paragraph for the importation of Italian or Spanish garlic is contingent upon the satisfactory observance of such procedure by the respective countries of origin.

The purpose of this amendment of the administrative instructions is to provide an additional fumigation schedule for temperatures of from 90° to 96° F.; to increase the exposure period of the schedule prescribed for 80°-89° F.; and to increase the dosage of methyl bromide prescribed for 70°-79° F. Experimental results show that these dosages and exposure periods are required in order to assure destruction of the species of insects that may infest garlic imported from the named countries. The present schedules at 60°-69° F. and below remain unchanged. Investigations have also shown that imported garlic has an excellent tolerance for methyl bromide fumigation and that the bromide residue should be well within the 50 p.p.m. established by the Food and Drug Administration for this product. This amendment should be made effective at the earliest practicable date insofar as it imposes stricter requirements in order to prevent the spread of injurious insects by shipments of garlic from the countries designated and insofar as it relieves restrictions in order to be of maximum benefit to the importers of garlic. Accordingly, pursuant to section 4 of the Administrative Procedure Act (5 U.S.C. 1003), it is found upon good cause that notice and other public procedure on this amendment are impracticable and contrary to the public interest, and good cause is found for making this amendment effective less than 30 days after publication in the FEDERAL REGISTER.

(Sec. 9, 37 Stat. 318; 7 U.S.C. 162. Interprets or applies sec. 5, 37 Stat. 316; 7 U.S.C. 159)

These administrative instructions shall become effective April 24, 1959, when they shall supersede P.Q. 607, effective October 1, 1954 (7 CFR 319.56-2h).

Done at Washington, D.C., this 21st day of April 1959.

[SEAL]

E. P. REAGAN,

Director,

Plant Quarantine Division.

[F.R. Doc. 59-3488; Filed, Apr. 23, 1959; 8:50 a.m.]

Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders), Department of Agriculture

[Lemon Reg. 788, Amdt. 1]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

Limitation of Handling

Findings. 1. Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR Part 953), regulating the handling of lemons grown in California and Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.; 68 Stat. 906, 1047), and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons as hereinafter provided will tend to effectuate the declared policy of the act.

2. It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this amendment until 30 days after publication hereof in the FEDERAL REGISTER (60 Stat. 237; 5 U.S.C. 1001 et seq.) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient, and this amendment relieves restriction on the handling of lemons grown in California and Arizona.

Order, as amended. The provisions in paragraph (b) (1) (ii) of § 953.895 (Lemon Regulation 788; 24 F.R. 2976) are hereby amended to read as follows:

(ii) District 2: 372,000 cartons.

(Sec. 5, 49 Stat. 753, as amended; 7 U.S.C. 608c)

Dated: April 21, 1959.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Mar-
keting Service.

[F.R. Doc. 59-3486; Filed, Apr. 23, 1959; 8:49 a.m.]

Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter II—Agricultural Marketing Service, Department of Agriculture

PART 201—REGULATIONS UNDER THE PACKERS AND STOCKYARDS ACT

Miscellaneous Amendments

On February 27, 1959, there was published in the FEDERAL REGISTER (24 F.R.

1473) under section 4 of the Administrative Procedure Act (5 U.S.C. 1003) a notice of rule making concerning proposed amendments of the regulations under the Packers and Stockyards Act, 1921, as amended (9 CFR, Part 201, as amended). After due consideration of all relevant matters and pursuant to the authority contained in the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 et seq.), said regulations are hereby amended in the following respects:

§§ 201.2, 201.7, 201.79, 201.90, 201.91, 201.92 [Amendment]

1. The word "Posted" or "posted" is deleted in §§ 201.2(o), 201.7, 201.79, 201.90, 201.91, and 201.92.

§§ 201.5, 201.6 [Amendment]

2. Sections 201.5 and 201.6 are amended by deleting the word "registered" and inserting in lieu thereof the word "certified".

§ 201.10 [Amendment]

3a. Paragraph (a) of § 201.10 is amended to read as follows:

(a) Every person operating or desiring to operate as a market agency or dealer as defined in section 301 of the act shall apply for registration under the act by filing, on forms which will be supplied by the Chief or any District Supervisor on request, a properly executed application containing all the information required by such forms, and shall, concurrently with the filing of such application, file the bond required in § 201.29.

b. Paragraph (c) of § 201.10 is amended by deleting therefrom the words "at posted stockyards."

§§ 201.17, 201.19, 201.20, 201.21, 201.26 [Amendment]

4. The words "operating at a stockyard" are added after the words "market agencies" in the head note of § 201.17 and after the words "market agency" or "market agencies" wherever such words first appear in the body of §§ 201.17, 201.19, 201.20, 201.21, and 201.26.

§ 201.29 [Amendment]

5. The first sentence of § 201.29 is amended to read as follows: "Every market agency and dealer, except packer buyers registered as dealers to purchase livestock for slaughter only, shall, on or before the date of commencement of operations, execute and thereafter maintain, or cause to be executed and thereafter maintained, a reasonable bond, to a suitable trustee, to secure the performance of obligations incurred as such market agency or dealer: *Provided*, That the only bond equivalent that may be filed by an applicant for registration to operate as a market agency selling livestock on an agency basis and, with the exception of those bond equivalents which were in effect on September 1, 1957, the only bond equivalent that may be filed or maintained by a market agency selling livestock on an agency basis shall be one representing a pledge of fully negotiable bonds of the United States Government."

§ 201.30 [Amendment]

6. The first and the third sentences of § 201.30 are amended by deleting therefrom the words "at posted stockyards or, in the absence of segregated records, all sales and purchases."

§ 201.31 [Amendment]

7. The words "at a public stockyard as defined in the Packers and Stockyards Act" are deleted wherever they appear in § 201.31.

§§ 201.46, 201.50, 201.53, 201.94, 201.95, 201.96 [Amendment]

8. The words "market agencies, dealers" are substituted for the word "registrants" wherever the latter appears in §§ 201.46, 201.94, 201.95 and 201.96; the words "market agency or dealer" are substituted for the word "registrant" in § 201.46; and the words "market agency, dealer" are substituted for the word "registrant" wherever the latter appears in §§ 201.50, 201.53, 201.94, 201.95 and 201.96.

§ 201.49 [Amendment]

9. Section 201.49 is amended by deleting the word "posted" in the fourth sentence thereof; by adding after the fourth sentence thereof a new sentence reading as follows: "In transactions subject to the Act at other locations, market agencies, dealers and packers shall be responsible for the accurate weighing of livestock and the execution and issuance of scale tickets."; and by deleting the words "or licensee" from the present seventh sentence thereof and inserting in lieu thereof the words "dealer, licensee or other person."

§ 201.54 [Amendment]

10. Paragraph (a) of § 201.54 is amended by deleting the words "or market agency" and "market agency" and substituting in lieu thereof the words "market agency, dealer."

§ 201.55 [Amendment]

11. Section 201.55 is amended by deleting the words "stockyard scales" and substituting in lieu thereof the words "scales operated or used by stockyard owners, market agencies, dealers, or packers."

12. Section 201.63 is amended to read as follows:

§ 201.63 Consignments: when not to be solicited or intercepted.

No packer, market agency, dealer or licensee shall solicit or intercept consignments of livestock or live poultry at or on stockyard premises or in designated areas or after such livestock or poultry has been billed or consigned to a packer, market agency, dealer or licensee and is in course of transportation for delivery to the consignee.

§ 201.67 [Amendment]

13. Section 201.67 is amended by deleting the words "registered to sell livestock at posted stockyards" and inserting in lieu thereof the words "selling livestock."

§ 201.68 [Amendment]

14. Section 201.68 is amended by deleting the words "registered to purchase livestock at posted stockyards" and inserting in lieu thereof the words "purchasing livestock."

§ 201.69 [Amendment]

15. Section 201.69 is amended by deleting the words "order buyer" and inserting in lieu thereof the words "market agency", and by deleting the words "order buyers" and inserting in lieu thereof the words "market agencies."

16. Section 201.70 is amended to read as follows:

§ 201.70 Restriction or limitation of competition between packers and dealers prohibited.

Each packer and dealer engaged in purchasing livestock in person or through employed buyers, shall conduct his buying operations in competition with, and independently of, other packers and dealers similarly engaged.

17. Section 201.71 is amended to read as follows:

§ 201.71 Accurate weights.

Each stockyard owner, market agency, dealer, or licensee who weighs livestock or live poultry shall install, maintain, and operate the scales used for such weighing so as to insure accurate weights.

18. Section 201.72 is amended to read as follows:

§ 201.72 Scales: testing of.

Each stockyard owner, market agency, dealer, or licensee who weighs livestock or live poultry for purposes of purchase or sale or who furnishes scales for such purposes shall cause such scales to be tested properly by competent agencies at suitable intervals in accordance with instructions of the Chief, copies of which will be furnished to each stockyard owner, market agency, dealer or licensee.

§ 201.73 [Amendment]

19. The first sentence of § 201.73 is amended to read as follows: "Stockyard owners, market agencies, dealers, and licensees shall employ only competent persons of good character and known integrity to operate scales for weighing livestock or live poultry for the purpose of purchase or sale.", and the second sentence of said section is amended by inserting the word "dealer," after the words "market agency".

§ 201.74 [Amendment]

20. The first sentence of § 201.74 is amended to read as follows: "Each stockyard owner, market agency, dealer, or licensee who weighs livestock or live poultry for purposes of purchase or sale, shall furnish reports of tests and inspections of scales used for such purposes on forms which will be furnished by the Chief on request.", and the second sentence of said section is amended by inserting the word "dealer," after the words "market agency".

§ 201.75 [Amendment]

21. The first sentence of § 201.75 is amended to read as follows: "No scale shall be operated or used by any stockyard owner, market agency, dealer, or licensee unless it has been found upon test and inspection to be in a condition to give accurate weights."

22. Section 201.76 is amended to read as follows:

§ 201.76 Reweighing.

Stockyard owners, market agencies, dealers, packers, and licensees, or their employees, shall reweigh livestock or live poultry on request of duly authorized representatives of the Secretary.

23. Section 201.77 is amended to read as follows:

§ 201.77 Weighing for purposes other than purchase or sale.

Every stockyard owner, market agency, dealer, packer, and licensee who weighs livestock or live poultry for purposes other than purchase or sale shall show on the scale tickets or other records used in connection with such weights the fact that they are not weights for the purpose of purchase or sale.

§ 201.79 [Amendment]

24. The first sentence of paragraph (b) of § 201.79 is amended to read as follows:

(b) Each person registering to operate as a market agency or dealer shall, before commencing or engaging in the business for which he is registered, provide, or receive assurance of the use of, pens and facilities necessary in the conduct of his business. * * *

25. Section 201.81 is amended to read as follows:

§ 201.81 Suspended or revoked registrants or licensees.

No stockyard owner, packer, market agency, dealer, or licensee shall, after notice, employ any person whose registration or license has been suspended or revoked to perform activities at a stockyard or in a designated area, or activities of the same general nature as those in which he was engaged at the time his registration or license was suspended or revoked, during the period of such suspension or revocation. No stockyard owner, packer, market agency, dealer, or licensee shall, after notice, furnish services or facilities or sell livestock or live poultry to or buy livestock or live poultry from any person required by the act and these regulations to be registered and bonded, or licensed, who is not so registered and bonded, or licensed, or whose registration or license is suspended or revoked.

26. Section 201.82 is amended to read as follows:

§ 201.82 Livestock; care and promptness in yarding, feeding, watering, weighing and handling.

Each stockyard owner, packer, market agency or dealer, in connection with transactions in which another person has an interest, shall exercise reasonable

care and promptness in respect to yarding, feeding, watering, weighing, or otherwise handling livestock to prevent waste of feed, shrinkage, injury, death, or other avoidable loss.

27. Section 201.84 is amended to read as follows:

§ 201.84 Feed and water furnished livestock or live poultry.

Each stockyard owner, market agency, dealer, or licensee, who furnishes feed or water to livestock or live poultry shall see that it is wholesome and fit for the purpose. Such stockyard owner, market agency, dealer, or licensee shall collect for feed so furnished according to actual or carefully estimated weight only, and, where applicable, in accordance with such schedules of rates and charges as are filed by them and effective under the Act.

§ 201.97 [Amendment]

28. The first sentence of § 201.97 is amended to read as follows: "Every packer, stockyard owner, market agency, dealer (except a packer buyer registered to purchase livestock for slaughter only), and licensee shall file annually with the Branch a report on prescribed forms not later than March 15 following the calendar year end or, if the records are kept on a fiscal year basis, not later than 60 days after the close of his fiscal year."

These amendments make changes in the regulations required or contemplated by the amendments of the Packers and Stockyards Act, 1921, as amended, made by Act of Congress approved September 2, 1958 (Public Law 85-909), and make other non-substantive changes in such regulations.

The foregoing amendments shall become effective thirty days after publication in the FEDERAL REGISTER.

(Sec. 407, 42 Stat. 169; 7 U.S.C. 228)

Done at Washington, D.C., this 21st day of April 1959.

[SEAL] ROY W. LENNARTSON,
Deputy Administrator,
Agricultural Marketing Service.

[F.R. Doc. 59-3487; Filed, Apr. 23, 1959;
8:50 a.m.]

Title 15—COMMERCE AND FOREIGN TRADE

Subtitle A—Office of the Secretary of Commerce

PART 2—PROCEDURES FOR HANDLING AND SETTLEMENT OF CLAIMS UNDER THE FEDERAL TORT CLAIMS ACT

Part 2, Subtitle A, Title 15 of the Code of Federal Regulations (20 F.R. 4164 of June 14, 1955 and 20 F.R. 4509 of June 25, 1955) is revised in its entirety to read as follows:

Sec.

2.1 Purpose.

2.2 Provisions of law.

2.3 Delegation of authority for adjudication and settlement of claims.

2.4 Procedure for making claims.

Sec.

2.5 Adjudication and settlement of claims.

2.6 Payment of claims.

2.7 Annual report.

AUTHORITY: §§ 2.1 to 2.7 issued under sec. 2672, 62 Stat. 983, as amended; 28 U.S.C. 2672. SOURCE: §§ 2.1 to 2.7 contained in Department Order No. 70 (Revised) dated April 7, 1959.

§ 2.1 Purpose.

The purpose of this part is to delegate authority to settle claims for personal injury or property damage under the Federal Tort Claims Act (28 U.S.C. 2671-80) and to establish procedures for the adjudication of such claims.

§ 2.2 Provisions of law.

(a) Title 28 U.S.C., section 2672, provides:

The head of each Federal agency, or his designee for the purpose, acting on behalf of the United States, may consider, ascertain, adjust, determine, and settle any claim for money damages of \$1,000 or less against the United States accruing on and after January 1, 1945, for injury or loss of property or personal injury or death caused by the negligent wrongful act or omission of any employee of the Government while acting within the scope of his office or employment, under circumstances where the United States, if a private person, would be liable to the claimant in accordance with the law of the place where the act or omission occurred.

Subject to the provisions of this title relating to civil actions on tort claims against the United States, any such award or determination shall be final and conclusive on all officers of the Government, except when procured by means of fraud.

Any award made pursuant to this section, and any award, compromise, or settlement made by the Attorney General pursuant to section 2677 of this title, shall be paid by the head of the Federal agency concerned out of appropriations available to such agency.

The acceptance by the claimant of any such award, compromise, or settlement shall be final and conclusive on the claimant, and shall constitute a complete release of any claim against the United States and against the employee of the Government whose act or omission gave rise to the claim, by reason of the same subject matter.

(b) Under Title 28, section 2401(b), it is provided in part that a claim not exceeding \$1,000 must be presented in writing within two years after the claim accrues.

(c) Title 28, section 2678, of the act provides in part as follows:

* * * the head of the Federal agency or his designee making an award pursuant to section 2672 of this title * * * may, as a part of such judgment, award, or settlement, determine and allow reasonable attorney fees, which, if the recovery is \$500 or more, shall not exceed 10 per centum of the amount recovered under section 2672 of this title. * * * to be paid out of but not in addition to the amount of judgment, award, or settlement recovered, to the attorneys representing the claimant.

§ 2.3 Delegation of authority for adjudication and settlement of claims.

(a) The head of each primary organization unit is hereby authorized to exercise with respect to claims authorized to be considered, ascertained, adjusted, determined, and settled under sections 2672 and 2678 of Title 28, in accordance

with sections 4 and 5, below, all authority vested in the Secretary of Commerce by said sections. The General Counsel of the Department of Commerce is authorized to exercise such authority with respect to claims arising out of the wrongful acts or omissions of any employees of the constituent units of the Office of the Secretary.

(b) The authority delegated herein may be redelegated to such officers of the primary organization units and of the Office of the General Counsel as the heads thereof may deem appropriate.

(c) The adjudication and settlement of any claim in accordance with the provisions of this part constitutes final action in the case insofar as the Department of Commerce is concerned and no further review in the Department may be obtained.

§ 2.4 Procedure for making claims.

(a) Claims may be filed with the primary organization unit involved or in any of its field offices, or with the Office of the General Counsel where a constituent unit of the Office of the Secretary is involved.

(b) A claim may be filed by the individual or firm sustaining injury or damages in his or its own right or by an attorney.

(c) Claims shall be filed on Standard Form No. 95, "Claim for Damage or Injury." The file in each claim should also include a statement of the employee involved and statements of any witnesses. This evidence should be supported by any other documentary evidence that will be helpful in adjudicating the claims.

§ 2.5 Adjudication and settlement of claims.

(a) Upon receipt of a claim the date of receipt shall be made a matter of record. After recording, the claim will be forwarded to appropriate legal counsel for review of the evidence and recommended disposition, including amount of award, if any, and attorneys' fees. When deemed necessary, additional evidence or investigation of the facts in any given case may be requested. Claims involving unusual or novel questions of law may be submitted to the General Counsel of the Department for consideration and recommendation.

(b) The officer to whom authority is delegated to settle tort claims shall make the final determination as to whether or not an award shall be made in each case, and, if an award is to be made, the amount of the award, and the amount to be allowed for attorneys' fees.

§ 2.6 Payment of claims.

When an award is made, the file on the case will be transmitted to the appropriate fiscal office for payment out of funds appropriated, or to be appropriated, for the purpose. Prior to the payment of any claim which is administratively settled, there shall be obtained from the claimant or claimants a release stating that the award or settlement is final and conclusive and constitutes a complete release by the claimant of any claim against the United States and

against the employee of the Government arising out of the circumstances which resulted in the claim.

§ 2.7 Annual report.

In order to enable the Secretary to make the annual report to Congress required by section 2673 of Title 28 U.S.C., the head of each primary organization unit and the General Counsel, for the Office of the Secretary, shall submit to the Office of Budget and Management by August 15 of each year a report covering the preceding fiscal year and showing, with respect to each claim settled, the name of each claimant, the amount claimed, and the amount of any award, and including a brief description of the claim.

Dated: April 7, 1959.

[SEAL] LEWIS L. STRAUSS,
Secretary of Commerce.

[F.R. Doc. 59-3472; Filed, Apr. 23, 1959;
8:48 a.m.]

Title 22—FOREIGN RELATIONS

Chapter I—Department of State

[Dept. Reg. 108.397]

PART 41—DOCUMENTATION OF NONIMMIGRANT ALIENS UNDER THE IMMIGRATION AND NATIONALITY ACT

PART 42—DOCUMENTATION OF IMMIGRANTS UNDER THE IMMIGRATION AND NATIONALITY ACT

Miscellaneous Amendments to Visa Regulations

Parts 41 and 42, Chapter I, Title 22 of the Code of Federal Regulations, are hereby amended in the following respects:

1. Paragraph (c) of § 41.22 *Nonimmigrants excepted by law or treaty from the requirements of passports, visas, and border crossing identification cards* is amended to read as follows:

(c) An alien who shall leave Guam, Puerto Rico, or the Virgin Islands of the United States, and who seeks to enter the continental United States or any other place under the jurisdiction of the United States.

(Sec. 212(d)(7), 66 Stat. 188, 8 U.S.C. 1182, 72 Stat. 351, 73 Stat. 13)

2. Paragraph (f) of § 42.29 *Immigrants not required to obtain immigrant visas* is amended to read as follows:

(f) An alien resident of Guam, Puerto Rico or the Virgin Islands of the United States who seeks to enter the continental United States or any other place under the jurisdiction of the United States.

(Sec. 212(d)(7), 66 Stat. 188, 8 U.S.C. 1182, 72 Stat. 351, 73 Stat. 13)

3. Paragraph (d) of § 42.47 *Validity of immigrant visa* is revoked.

(Sec. 104, 66 Stat. 174; 8 U.S.C. 1104)

The regulations contained in this order shall become effective upon publication

in the FEDERAL REGISTER. The provisions of section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U.S.C. 1003) relative to notice of proposed rule making and delayed effective date are inapplicable to this order because the regulations contained therein involve foreign affairs functions of the United States.

Dated: April 14, 1959.

JOHN W. HANES, JR.,
Administrator, Bureau of
Security and Consular Affairs.

[F.R. Doc. 59-3484; Filed, Apr. 23, 1959;
8:49 a.m.]

Title 39—POSTAL SERVICE

Chapter I—Post Office Department

PART 127—RECALL AND CHANGE OF ADDRESS

Miscellaneous Amendments

Correction

In F.R. Document 59-3245 appearing in the issue for Saturday, April 18, 1959, at page 2991, make the following change: Section 127.2(e) should read as follows:

(e) *Single application sufficient.* A single form of application may be used for two or more articles which you have mailed together to the same addressee in which case only one fee is charged.

Title 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

PART 2—FREQUENCY ALLOCATIONS AND RADIO TREATY MATTERS; GENERAL RULES AND REGULATIONS

Allocations for Inter-Communication for Safety Purposes Between Government and Non-Government Stations

The Commission having under consideration the desirability of making certain editorial changes in Part 2, § 2.104(a)(5) of its rules and regulations; and

It appearing that the amendments adopted herein are editorial in nature, and, therefore, prior publication of Notice of Proposed Rule Making under the provisions of section 4 of the Administrative Procedure Act is unnecessary, and the amendments may become effective immediately; and

It further appearing, that the amendments adopted herein are issued pursuant to authority contained in sections 4(i), (5)(d)(1) and 303(r) of the Communications Act of 1934, as amended, and section 0.341(a) of the Commission's Statement of Organization, Delegations of Authority and Other Information;

It is ordered, This 17th day of April 1959, that effective April 30, 1959, § 2.104(a)(5) is amended as set forth below.

(Sec. 4, 48 Stat. 1066, as amended; 47 U.S.C. 154. Interprets or applies sec. 303, 48 Stat. 1082, as amended; 47 U.S.C. 303)

Released: April 21, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

1. In the table of frequency allocations, § 2.104(a)(5) amend footnote US20 to read as follows:

US20 In order to provide for inter-communication for safety purposes between government and non-government stations in the maritime mobile service, the frequencies 157.1, 157.15 and 157.2 Mc are allocated exclusively in all areas, to government stations in the fixed and mobile services, and the frequencies 173.225, 173.275, 173.325, 173.375 Mc are allocated exclusively in all areas, to non-government stations in the fixed and land mobile services.

[F.R. Doc. 59-3476; Filed, Apr. 23, 1959; 8:48 a.m.]

PART 8—STATIONS ON SHIPBOARD IN THE MARITIME SERVICES

Exemption of Ships From Compulsory Radio Provisions

The Commission having under consideration the desirability of making certain editorial changes in Part 8 of its rules and regulations; and

It appearing that the amendments adopted herein are editorial in nature primarily for the purpose of including in Part 8 of the Commission's rules a listing of the general exemptions issued by the Commission which are currently in force, and, therefore, compliance with the public notice and rule making procedures prescribed by section 4 (a) and (b) of the Administrative Procedure Act is unnecessary, and for the same reason, compliance with the effective date provisions of section 4(c) of the Administrative Procedure Act is not required; and

It further appearing that the amendments adopted herein are issued pursuant to authority contained in sections 4(i), 5(d)(1) and 303(r) of the Communications Act of 1934, as amended, and section 0.341(a) of the Commission's Statement of Organization, Delegations of Authority and Other Information;

It is ordered, This 16th day of April 1959, that effective April 23, 1959, Part 8 of the Commission's rules is revised as set forth below.

(Sec. 4, 48 Stat. 1066, as amended; 47 U.S.C. 154. Interprets or applies sec. 303, 48 Stat. 1082, as amended; 47 U.S.C. 303)

Released: April 21, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

1. Section 8.803 is amended by changing the words "will not be" to "are not" in the last proviso clause of paragraph

(a); deleting the existing text of paragraph (b) and substituting a new text therefor; and adding a new paragraph (c) thereto. As amended § 8.803 reads as follows:

§ 8.803 Appendix III—General exemption orders issued exempting ships from compulsory radio provisions.

(a) Order, May 8, 1957, granting exemption, pursuant to section 352(b)(3) of the Communications Act of 1934, as amended, to all United States passenger vessels of less than 100 gross tons, not subject to the radio provisions of the Safety Convention, from the radiotelegraph provisions of Title III, Part II of the Communications Act of 1934, as amended: *Provided*, That the vessels are equipped with a radiotelephone installation fully complying with the provisions of Part III of Title III of the Communications Act of 1934, as amended, and the Commission's rules and regulations made pursuant thereto including the requirements with respect to certificates, operators, and listening watches: *And provided further*, That during the course of the voyages the vessels are not navigated more than 50 nautical miles from the nearest land.

(b) Order, April 8, 1959, granting exemption, pursuant to section 383 of the Communications Act of 1934, as amended, to all United States vessels subject to Title III, Part III of said Act which are of less than 50 gross tons and are navigated not more than 1,000 feet from the nearest land at mean low tide in the coastal waters and tidewaters of the Gulf of Mexico in the area between the Rio Grande River and Cape Sable, East Cape, Florida, from the provisions of Title III, Part III of the Communications Act of 1934, as amended.

(c) These exemptions may be terminated at any time without hearing if, in the Commission's discretion, the need for such action arises.

[F.R. Doc. 59-3477; Filed, Apr. 23, 1959; 8:49 a.m.]

PART 8—STATIONS ON SHIPBOARD IN THE MARITIME SERVICES

Notices Listing Coast Stations Authorized for Public Ship-Shore Telephony

The Commission having under consideration the desirability of making certain editorial changes in Part 8 of its rules and regulations;

It appearing that the amendment adopted herein, for the purpose of including in Part 8 of the Commission's rules a current listing of the public coast stations authorized to communicate on 2638 kc, is editorial in nature thus making compliance with the public notice and rule making procedures prescribed by section 4 (a) and (b) of the Administrative Procedure Act unnecessary, and for the same reason, compliance with the effective date provisions of section 4(c) of the Administrative Procedure Act is not required; and

It further appearing that the amendment adopted herein is issued pursuant to authority contained in sections 4(i), 5(d)(1) and 303(r) of the Communications Act of 1934, as amended, and section 0.341(a) of the Commission's Statement of Organization, Delegations of Authority and Other Information;

It is ordered, This 17th day of April 1959, that effective April 24, 1959, Part 8 of the Commission's rules is amended as set forth below.

Released: April 21, 1959.

(Sec. 4, 48 Stat. 1066, as amended; 47 U.S.C. 154. Interprets or applies sec. 303, 48 Stat. 1082, as amended; 47 U.S.C. 303)

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] MARY JANE MORRIS,
Secretary.

1. Section 8.804 is amended by deleting paragraph (a) thereof, by redesignating present paragraph (b) as paragraph (a), and by redesignating present paragraph (c) as paragraph (b). As amended, section 8.804 reads as follows:

§ 8.804 Appendix IV—Notices listing coast stations authorized for public ship-shore telephony on 2638 kc.

(a) Notice issued May 13, 1958, listing Cumberland River Sand and Gravel Company (WGO) Nashville, Tennessee.

(b) Notice issued October 3, 1958, listing Ralph Royal (KNV) Lake Whitney (Hill), Texas.

[F.R. Doc. 59-3478; Filed, Apr. 23, 1959; 8:49 a.m.]

Title 26—INTERNAL REVENUE, 1954

Chapter I—Internal Revenue Service, Department of the Treasury

PART 48—MANUFACTURERS AND RETAILERS EXCISE TAXES

Exemption From Tax of Payments Made Under Certain Leases of Business Machines Directly to the United States for Its Exclusive Use

APRIL 20, 1959.

By virtue of the authority vested in me by section 4293 of the Internal Revenue Code of 1954 (68A Stat. 511; 26 U.S.C. 4293), exemption is hereby authorized from the tax imposed by section 4191 of the Internal Revenue Code of 1954 (68A Stat. 491; 26 U.S.C. 4191) on any payment made under leases of business machines directly to the United States for its exclusive use to which section 4217(b) of the Internal Revenue Code of 1954, as added by section 117(a) of the Excise Tax Technical Changes Act of 1958 (72 Stat. 1280), is applicable: *Provided*, That there is included in the lease agreement a statement to the effect that the agreement is a lease of business machines directly to the United States for its exclusive use and qualifies for exemp-

tion under the order of the Secretary of the Treasury dated April 20, 1959, authorized by section 4293 of the Internal Revenue Code of 1954. As used in this authorization, the phrase "leases of business machines directly to the United States" does not include leases of business machines entered into by a contractor or person other than an officer or employee of the United States who is

authorized to execute contracts for or on behalf of the United States.

(Sec. 4293, 68A Stat. 511; 26 U.S.C. 4293)

This authorization shall be effective as of January 1, 1959.

[SEAL] FRED C. SCRIBNER, JR.,
Acting Secretary of the Treasury.

[F.R. Doc. 59-3485; Filed, Apr. 23, 1959;
8:49 a.m.]

NOTICES

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[82232]

MINNESOTA

Notice of Filing of Plat of Survey and Order Providing for Opening of Public Lands

APRIL 20, 1959.

Plat of survey of the land described below, accepted February 19, 1959, will be officially filed in the Eastern States Land Office, Bureau of Land Management, Department of the Interior, Washington 25, D.C., effective 10:00 a.m., on June 1, 1959.

FIFTH PRINCIPAL MERIDIAN, MINNESOTA

T. 142 N., R. 34 W.,
Sec. 36, Lot 13 (Island).

Containing 2.88 acres.

This plat represents the survey of an island in Mantrap Lake which was not included in the original surveys of T. 142 N., R. 34 W., represented upon the plat approved August 25, 1874.

The island is of sandy loam formation with muck in the swamp area, and reaches from 2 to 8 feet above water level. Timber consists of birch, spruce, Norway and white pine, tamarack, elm, basswood, and poplar, in size from 4 to 20 inches diameter. There are small areas of swamp along the northeast shore and the west shore. No improvements are reported. The island is over 50 percent upland in character.

No application may be allowed under the homestead or small tract or any other nonmineral public land laws unless the lands have already been classified as valuable or suitable for such type of application or shall be so classified upon consideration of an application. Any application that is filed will be considered on its merit. The lands will not be subject to occupancy or disposition until they have been classified.

Applications and selections under nonmineral public land laws and applications and offers under the mineral leasing laws may be presented to the Manager, mentioned below, beginning on the date of this order. Such applications, selections, and offers will be considered as filed on the hour and respective dates shown for the various classes enumerated in the following paragraphs:

1. Applications by persons having prior existing valid settlement rights, preference rights conferred by existing laws, or equitable claims subject to allowance and confirmation will be adjudicated on the facts presented in support of each claim or right. All applications presented by persons other than those referred to in this paragraph will be subject to the applications and claims mentioned in this paragraph.

2. All valid applications, under the Homestead and Small Tract laws, by qualified veterans of World War II or of the Korean Conflict, and by others entitled to preference rights under the Act of September 27, 1944 (50 Stat. 747; 43 U.S.C. 274-284, as amended), presented prior to 10:00 a.m., on June 1, 1959, will be considered as simultaneously filed at that hour. Rights under such preference right applications filed after that hour and before 10:00 a.m., on September 1, 1959, will be governed by the time of filing.

3. All valid applications and selections under the non-mineral public land laws, other than those coming under paragraph (1) and (2) above, and applications and offers under the mineral leasing laws, presented prior to 10:00 a.m., on September 1, 1959, will be considered filed simultaneously at that hour. Rights under such applications and selections filed after that hour will be governed by the time of filing.

All inquiries relating to the lands should be addressed to the Manager, Eastern States Land Office, Bureau of Land Management, Department of the Interior, Washington 25, D.C.

E. J. CONOVER,
Acting Manager.

[F.R. Doc. 59-3451; Filed, Apr. 23, 1959;
8:46 a.m.]

[82232]

MINNESOTA

Notice of Filing of Plat of Survey and Order Providing for Opening of Public Lands

APRIL 20, 1959.

Plat of Survey of the land described below, accepted February 19, 1959, will be officially filed in the Eastern States Land Office, Bureau of Land Management, Department of the Interior, Wash-

ington 25, D.C., effective 10:00 a.m., on June 1, 1959.

FOURTH PRINCIPAL MERIDIAN, MINNESOTA

T. 31 N., R. 21 W.,
Sec. 34, Lot 6 (Island).

Containing 2.05 acres.

This plat represents the survey of an island in Sunset Lake not included in the original survey as shown by plat of April 8, 1848.

The island within this survey is of sandy, gravelly, and stony loam formation and reaches approximately 10 feet above normal water level at the south end and slopes north to the north end. Timber consists of elm, basswood, red oak, ironwood, cedar, poplar, and birch in size from 4 to 24 inches diameter. No improvements, except an old excavation, are reported. The island is over 50 percent upland in character.

No application may be allowed under the homestead or small tract or any other nonmineral public land laws unless the lands have already been classified as valuable or suitable for such type of application or shall be so classified upon consideration of an application. Any application that is filed will be considered on its merit. The lands will not be subject to occupancy or disposition until they have been classified.

Applications and selections under nonmineral public land laws and applications and offers under the mineral leasing laws may be presented to the Manager, mentioned below, beginning on the date of this order. Such applications, selections, and offers will be considered as filed on the hour and respective dates shown for the various classes enumerated in the following paragraphs:

1. Applications by persons having prior existing valid settlement rights, preference rights conferred by existing laws, or equitable claims subject to allowance and confirmation will be adjudicated on the facts presented in support of each claim or right. All applications presented by persons other than those referred to in this paragraph will be subject to the applications and claims mentioned in this paragraph.

2. All valid applications, under the Homestead and Small Tract Laws, by qualified veterans of World War II or of the Korean Conflict, and by others entitled to preference rights under the Act of September 27, 1944 (58 Stat. 747; 43 U.S.C. 274-284 as amended), presented prior to 10:00 a.m., on June 1, 1959, will be considered as simultaneously filed at that hour. Rights under such preference right applications filed after that hour and before 10:00 a.m., on September 1, 1959, will be governed by the time of filing.

3. All valid applications and selections under the nonmineral public land laws, other than those coming under paragraph (1) and (2) above, and applications and offers under the mineral leasing laws, presented prior to 10:00 a.m., on September 1, 1959, will be considered filed simultaneously at that hour. Rights under such applications and selections filed after that hour will be governed by the time of filing.

All inquiries relating to the lands should be addressed to the Manager, Eastern States Land Office, Bureau of Land Management, Department of the Interior, Washington 25, D.C.

E. J. CONOVER,
Acting Manager.

[F.R. Doc. 59-3452; Filed, Apr. 23, 1959;
8:46 a.m.]

[82232]

MINNESOTA

Notice of Filing of Plats of Survey and Order Providing for Opening of Public Lands

APRIL 20, 1959.

Plat of survey of the land described below, accepted February 19, 1959, will be officially filed in the Eastern States Land Office, Bureau of Land Management, Department of the Interior, Washington 25, D.C., effective 10:00 a.m., on June 1, 1959.

FOURTH PRINCIPAL MERIDIAN, MINNESOTA

T. 56 N., R. 26 W.,
Sec. 16, Lot 9 (Island), 2.88 acres;
Sec. 17, Lot 8 (Island), 0.52 acres.

This plat represents the survey of two islands in Bass Lake, in sections 16 and 17, which were not included in the original surveys of T. 56 N., R. 26 W., represented upon the plat approved May 19, 1870, nor subsequent island surveys represented upon respective plats.

The island in section 16 is sandy, gravelly, and stony loam formation, with some muck in the swamp, and reaches approximately 4 feet above water level, there being a swamp area on the south end of the island. Timber consists of cedar, birch, balsam, spruce, and basswood in size from 4 to 20 inches diameter; there is considerable undergrowth of young timber, hazel, and alder. No improvements are reported. This island is over 50 percent upland.

The island in section 17, is of sandy muck formation, reaching from 1 to 2 feet above water level. Timber consists of dead and partially dead birch and spruce, with one small maple and cedar each, in size from 4 to 12 inches diameter. There is dense growth of underbrush, mostly alder. No improvements are reported, and the island is 100 percent swamp land in character.

No application may be allowed under the homestead or small tract or any other nonmineral public land laws unless the lands have already been classified as valuable or suitable for such type of application or shall be so classified upon consideration of an application. Any application that is filed will be considered on its merit. The lands will not be subject to occupancy or disposition until they have been classified.

Applications and selections under non-mineral public land laws and applications and offers under the mineral leasing laws may be presented to the Manager, mentioned below, beginning on the date of this order. Such applications, selections, and offers will be considered as filed on the hour and respective dates

shown for the various classes enumerated in the following paragraphs:

1. Applications by persons having prior existing valid settlement rights, preference rights conferred by existing laws, or equitable claims subject to allowance and confirmation will be adjudicated on the facts presented in support of each claim or right. All applications presented by persons other than those referred to in this paragraph will be subject to the applications and claims mentioned in this paragraph.

2. All valid applications, under the Homestead and Small Tract laws, by qualified veterans of World War II or of the Korean Conflict, and by others entitled to preference rights under the Act of September 27, 1944 (50 Stat. 747; 43 U.S.C. 274-284, as amended), as simultaneously filed at that hour. Rights under such preference right applications filed after that hour and before 10:00 a.m., on September 1, 1959, will be governed by the time of filing.

3. All valid applications and selections under the non-mineral public land laws, other than those coming under paragraph (1) and (2) above; and applications and offers under the mineral leasing laws, presented prior to 10:00 a.m., on September 1, 1959 will be considered filed simultaneously at that hour. Rights under such applications and selections filed after that hour will be governed by the time of filing.

All inquiries relating to the lands should be addressed to the Manager, Eastern States Land Office, Bureau of Land Management, Department of the Interior, Washington 25, D.C.

E. J. CONOVER,
Acting Manager.

[F.R. Doc. 59-3453; Filed, Apr. 23, 1959;
8:46 a.m.]

[82232]

MINNESOTA

Notice of Filing of Plat of Survey and Order Providing for Opening of Public Lands

APRIL 20, 1959.

Plat of Survey of the land described below, accepted February 19, 1959, will be officially filed in the Eastern States Land Office, Bureau of Land Management, Department of the Interior, Washington 25, D.C., effective 10:00 a.m., on June 1, 1959.

FOURTH PRINCIPAL MERIDIAN, MINNESOTA

T. 39 N., R. 24 W.,
Sec. 34, Lot 7 (Island).

Containing 0.30 acre.

This plat represents the survey of an island in Fish Lake which was not included in the original surveys of the township and range described represented on the plat approved April 9, 1956.

The island is of sandy, gravelly, and stony loam formation, reaching approximately 5 feet above water level. Timber consists of basswood, ash, elm, oak, white pine, and maple in size from 4 to 20 inches diameter. No improvements are reported. This island is upland in character but subject to overflow during

high water periods, making it unsafe to place improvements thereon.

No application may be allowed under the homestead or small tract or any other nonmineral public land laws unless the lands have already been classified as valuable or suitable for such type of application or shall be so classified upon consideration of an application. Any application that is filed will be considered on its merit. The lands will not be subject to occupancy or disposition until they have been classified.

Applications and selections under non-mineral public land laws and applications and offers under the mineral leasing laws may be presented to the Manager, mentioned below, beginning on the date of this order. Such applications, selections, and offers will be considered as filed on the hour and respective dates shown for the various classes enumerated in the following paragraphs:

1. Applications by persons having prior existing valid settlement rights, preference rights conferred by existing laws, or equitable claims subject to allowance and confirmation will be adjudicated on the facts presented in support of each claim or right. All applications presented by persons other than those referred to in this paragraph will be subject to the applications and claims mentioned in this paragraph.

2. All valid applications, under the Homestead and Small Tract Laws, by qualified veterans of World War II or of the Korean Conflict, and by others entitled to preference rights under the Act of September 27, 1944 (58 Stat. 747; 43 U.S.C. 274-284 as amended), presented prior to 10:00 a.m., on June 1, 1959, will be considered as simultaneously filed at that hour. Rights under such preference right applications filed after that hour and before 10:00 a.m., on September 1, 1959, will be governed by the time of filing.

3. All valid applications and selections under the nonmineral public land laws, other than those coming under paragraph (1) and (2) above, and applications and offers under the mineral leasing laws, presented prior to 10:00 a.m., on September 1, 1959, will be considered filed simultaneously at that hour. Rights under such applications and selections filed after that hour will be governed by the time of filing.

All inquiries relating to the lands should be addressed to the Manager, Eastern States Land Office, Bureau of Land Management, Department of the Interior, Washington 25, D.C.

E. J. CONOVER,
Acting Manager.

[F.R. Doc. 59-3454; Filed, Apr. 23, 1959;
8:46 a.m.]

DEPARTMENT OF DEFENSE

Department of the Air Force

ELMER W. BERNITT

Statement of Financial Interests

Names of any corporations of which the appointee is, or within 60 days pre-

ceding his appointment has been, an officer or director, or in which the appointee owns, or within 60 days preceding his appointment has owned, any stocks, bonds, or other financial interests; any partnerships in which the appointee is, or within 60 days preceding appointment was, a partner, and any other businesses in which the appointee owns, or within 60 days preceding appointment has owned, any similar interest:

American Motors Corporation; Vice President, Operations, Automotive Div.
American Can.
Brown McLaren, Inc.
Chrysler Corporation.
Grand Rapids Varnish Corporation.
Ranco Incorporated.
Sonotone Corporation.
Studebaker-Packard Corporation.
Wm. J. Wrigley, Jr. Company.

Dated: March 31, 1959.

ELMER W. BERNITT.

[F.R. Doc. 59-3469; Filed, Apr. 23, 1959; 8:48 a.m.]

DWILLARD J. DAVIS

Statement of Financial Interests

Names of any corporations of which the appointee is, or within 60 days preceding his appointment has been, an officer or director, or in which the appointee owns, or within 60 days preceding his appointment has owned, any stocks, bonds, or other financial interests; any partnerships in which the appointee is, or within 60 days preceding appointment was, a partner, and any other businesses in which the appointee owns, or within 60 days preceding appointment has owned, any similar interest:

Officer, Ford Motor Company, Dearborn, Michigan.

Following is a list of the stocks and bonds which I own:

Company Name

Celanese Corporation of America.
Ford Motor Company.
National Gypsum Company.
Owens Corning Fiberglass Corporation.
Westinghouse Electric Corporation.
United Fruit Company.
Socony Mobil Oil Company.
Consumers Power Company.
Indianapolis Power & Light Company.
General Motors Corporation.
Michigan Abrasive Company.
Municipal bonds invested in Michigan School District Obligations.

I have no other financial interests.

Dated: March 24, 1959.

DWILLARD J. DAVIS.

[F.R. Doc. 59-3470; Filed, Apr. 23, 1959; 8:48 a.m.]

HUGH D. LOWREY

Statement of Financial Interests

Names of any corporations of which the appointee is, or within 60 days pre-

ceding his appointment has been, an officer or director, or in which the appointee owns, or within 60 days preceding his appointment has owned, any stocks, bonds, or other financial interests; any partnerships in which the appointee is, or within 60 days preceding appointment was, a partner, and any other businesses in which the appointee owns, or within 60 days preceding appointment has owned, any similar interest:

Chrysler Corporation.

Dated: April 2, 1959.

HUGH D. LOWREY.

[F.R. Doc. 59-3471; Filed, Apr. 23, 1959; 8:48 a.m.]

DEPARTMENT OF THE TREASURY

Bureau of Engraving and Printing

ASSISTANT TO DIRECTOR ET AL.

Delegation of Authority To Act as Director Under Specified Conditions

1. Under the authority conferred upon me by Treasury Department Order No. 129 (Revision 2) dated April 22, 1955, the following officials of the Bureau of Engraving and Printing in the order of succession enumerated are hereby authorized to act as Director of the Bureau of Engraving and Printing in the absence or disability of or in the event of a vacancy in the Office of the Director of the Bureau of Engraving and Printing:

- (1) Assistant to the Director.
- (2) Controller.
- (3) Chief, Office of Industrial Services.

2. In the event of an enemy attack upon any point within the continental limits of the United States the officials named in paragraph 1 and, in addition, the following officials of the Internal Revenue Service, both in the order of succession enumerated, are authorized to exercise so much of the authority of the Secretary of the Treasury and of the Director of the Bureau of Engraving and Printing as is necessary to insure continuous performance of all essential functions of the Bureau of Engraving and Printing:

- (1) Assistant Regional Commissioner (Administration), Internal Revenue Service, Post Office Building, Cincinnati 1, Ohio.
- (2) Assistant Regional Commissioner (Administration), Internal Revenue Service, Omaha, Nebr.

3. The purpose of the authorization contained in paragraph 2 is to provide a temporary expedient to meet emergency conditions. The respective officials will be notified when they are to cease to exercise the authority therein delegated.

[SEAL]

H. J. HOLTZCLAW,
Director, Bureau of
Engraving and Printing.

APRIL 21, 1959.

[F.R. Doc. 59-3473; Filed, Apr. 23, 1959; 8:48 a.m.]

ATOMIC ENERGY COMMISSION

[Docket No. 50-2 etc.]

UNIVERSITY OF MICHIGAN ET AL.

Notice of Issuance of Facility License Amendments

University of Michigan, Docket No. 50-2; Pennsylvania State University, Docket No. 50-5; Massachusetts Institute of Technology, Docket No. 50-20; Oklahoma State University of Agriculture and Applied Science, Docket No. 50-58; Texas Agricultural and Mechanical College System, Docket No. 50-59; University of Akron, Docket No. 50-64; University of Utah, Docket No. 50-72; Colorado State University, Docket No. 50-80.

Please take notice that the Atomic Energy Commission has amended Facility Licenses numbered R-28, R-2, R-37, R-22, R-23, R-24, R-25 and R-26 issued to University of Michigan, Pennsylvania State University, Massachusetts Institute of Technology, Oklahoma State University of Agriculture and Applied Science, Texas Agricultural and Mechanical College System, University of Akron, University of Utah and Colorado State University, respectively, to reflect the finding by the Atomic Energy Commission that the licenses were issued for the conduct of educational activities by non-profit educational institutions. Pursuant to section 170k of the Atomic Energy Act of 1954, as amended, the licensees are exempt from the financial protection requirement of subsection 170a of the Act. In accordance with the Commission's rules of practice (10 CFR Part 2) the Commission will direct the holding of a formal hearing on the matter of the issuance of the license amendments upon receipt of a request therefor from the licensees or an intervenor within thirty days after issuance of the license amendments. For further details see (1) the applications for licenses submitted by the subject licensees and (2) the license amendments, both on file at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C.

Dated at Germantown, Md., this 16th day of April 1959.

For the Atomic Energy Commission.

H. L. PRICE,
Director, Division of
Licensing and Regulation.

[F.R. Doc. 59-3442; Filed, Apr. 23, 1959; 8:45 a.m.]

[Docket No. 50-84 etc.]

REGENTS OF UNIVERSITY OF CALIFORNIA ET AL.

Notice of Issuance of Amendments to Utilization Facility Licenses

The Regents of the University of California, Docket No. 50-84; The Catholic University of America, Docket No. 50-77; University of Delaware, Docket No. 50-98.

Please take notice that the Atomic Energy Commission has amended Faci-

ity Licenses Numbered R-30, R-31, and R-43 issued to The Regents of the University of California, The Catholic University of America, and University of Delaware, respectively, to reflect the finding by the Atomic Energy Commission that the licenses were issued for the conduct of educational activities by non-profit educational institutions. Pursuant to section 170k of the Atomic Energy Act of 1954, as amended, the licensees are exempt from the financial protection requirement of subsection 170a of the Act.

In accordance with the Commission's rules of practice (10 CFR Part 2) the Commission will direct the holding of a formal hearing on the matter of the issuance of the license amendments upon receipt of a request therefor from the licensees or an intervener within thirty days after issuance of the license amendments. For further details see (1) the applications for licenses submitted by the subject licensees and (2) the license amendments, both on file at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C.

Dated at Germantown, Md., this 16th day of April 1959.

For the Atomic Energy Commission.

H. L. PRICE,
Director, Division of
Licensing and Regulation.

[F.R. Doc. 59-3443; Filed, Apr. 23, 1959;
8:45 a.m.]

[Docket No. 50-106]

OREGON STATE COLLEGE

Notice of Issuance of Facility License Amendment

Please take notice that the Atomic Energy Commission has issued Amendment No. 1, set forth below, to License No. R-51 authorizing Oregon State College to operate its reactor Model AGN-201, Serial No. 114 on its campus at Corvallis, Oregon, in accordance with the revised operating procedures described in its application for license amendment dated March 4, 1959. The Commission has found that operation of the reactor in accordance with the terms and conditions of the license as amended will not present undue hazard to the health and safety of the public and will not be inimical to the common defense and security.

The Commission has found that prior public notice of proposed issuance of this amendment is not necessary in the public interest since operation of the reactor as proposed does not present any substantial changes in the hazards to the health and safety of the public from those presented by the previously authorized operation of the reactor.

In accordance with the Commission's rules of practice (10 CFR Part 2) the Commission will direct the holding of a formal hearing on the matter of the issuance of the amendment upon receipt of a request therefor from the licensee or an intervener within thirty days after issuance of the license amendment. For further details see (1) the application for

license amendment submitted by Oregon State College and (2) a hazards analysis of the proposed operation of the reactor prepared by the Hazards Evaluation Branch of the Division of Licensing and Regulation, both on file at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C. A copy of item (2) above may be obtained at the Commission's Public Document Room or upon request addressed to the Atomic Energy Commission, Washington 25, D.C., Attention: Director, Division of Licensing and Regulation.

Dated at Germantown, Md., this 16th day of April 1959.

For the Atomic Energy Commission.

H. L. PRICE,
Director, Division of
Licensing and Regulation.

[License No. R-51, Amdt. No. 1]

License No. R-51 issued on November 13, 1958, which authorizes Oregon State College to possess and operate reactor Model AGN-201, Serial No. 114, on its campus at Corvallis, Oregon, is hereby amended as follows:

Wherever referred to in the license the term, "application", includes, collectively, Oregon State College's application for license dated April 29, 1958, and amendments thereto dated August 1, 1958, and March 4, 1959.

This amendment is effective as of the date of issuance.

Date of issuance: April 16, 1959.

For the Atomic Energy Commission.

H. L. PRICE,
Director,
Division of Licensing and Regulation.

[F.R. Doc. 59-3444; Filed, Apr. 23, 1959;
8:45 a.m.]

[Docket No. 50-13]

BABCOCK & WILCOX CO.

Notice of Issuance of Facility License Amendment

Please take notice that the Atomic Energy Commission has issued Amendment No. 3 set forth below to License No. CX-1. The amendment authorizes The Babcock & Wilcox Company to conduct, in its Critical Experiment Laboratory located near Lynchburg, Virginia, critical experiments with aluminum clad thorium-uranium fuel in place of the stainless steel clad thorium-uranium used in past experiments as described in its application for license amendment dated February 13, 1959. The Commission has found that operation of the facility in accordance with the terms of conditions of the license as amended will not present any undue hazard to the health and safety of the public and will not be inimical to the common defense and security.

The Commission has found that prior public notice of proposed issuance of this amendment is not necessary in the public interest since the conduct of the proposed experiments does not present any substantial changes in the hazards to the health and safety of the public from those presented by the previously approved operation of the facility.

In accordance with the Commission's rules of practice (10 CFR Part 2) the

Commission will direct the holding of a formal hearing on the matter of the issuance of the license amendment upon receipt of a request therefor from the licensee or an intervener within thirty days after issuance of the license amendment. For further details, see (1) the application for license amendment submitted by The Babcock & Wilcox Company and (2) a hazards analysis of the proposed experiments prepared by The Hazards Evaluation Branch of the Division of Licensing and Regulation, both on file at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C. A copy of item (2) above may be obtained at the Commission's Public Document Room or upon request addressed to the Atomic Energy Commission, Washington 25, D.C., Attention: Director, Division of Licensing and Regulation.

Dated at Germantown, Md., this 16th day of April 1959.

For the Atomic Energy Commission.

H. L. PRICE,
Director, Division of
Licensing and Regulation.

[License No. CX-1, Amdt. No. 3]

In addition to the activities previously authorized by the Commission in License No. CX-1, as amended, The Babcock & Wilcox Company is authorized to conduct, in its Critical Experiment Laboratory located near Lynchburg, Virginia, the experiments requested in its application for license amendment dated February 13, 1959, and described in "Hazards Summary Report for Extension of Light Water Moderated, Thorium-Uranium Fueled Critical Experiments, February, 1959, BAW-91" in accordance with the procedures and subject to the limitations contained therein.

This amendment is effective as of the date of issuance.

Date of issuance: April 16, 1959.

For the Atomic Energy Commission.

H. L. PRICE,
Director,
Division of Licensing and Regulation.

[F.R. Doc. 59-3445; Filed, Apr. 23, 1959;
8:45 a.m.]

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

LIST OF LICENSED WAREHOUSES AND WAREHOUSEMEN

Changes in List

List of warehouses and warehousemen licensed under the U.S. Warehouse Act. Pursuant to section 26 of the United States Warehouse Act (7 U.S.C. 266), notice is hereby given as follows:

As of February 28, 1959, the following warehouses and warehousemen were licensed and bonded under the United States Warehouse Act:

A. For the storage of cotton:

Town, Warehouse, and Warehouseman

ALABAMA

Anniston; Farmers Union Warehouse; Farmers Union Warehouse Co. of Calhoun County.

Anniston; Robinson Brothers Warehouse; Robinson Brothers Compress & Warehouse Co., Inc.;
 Atmore; Farmers and Merchants Warehouse; Carrie K. Currie, Daniel A. Currie and Jack A. Currie, Copartners t/a Atmore Milling and Elevator Co.

Birmingham; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Brundidge; Farmers Warehouse; The Farmers Gin and Warehouse Co., Inc.

Cullman; Ponder's Bonded Warehouse; Elbert E. Ponder and George W. Ponder, Jr., Trustees of Trust Estate B under the Last will of the late George W. Ponder.

Decatur; State Bonded Warehouse; State Bonded Warehouse & Storage Co.

Decatur; Union Compress Warehouse; Union Compress & Warehouse Co.

Eutaw; Greene County Warehouse; R. G. Colson, R. S. Colson, C. W. Colson, W. G. Colson, H. E. Colson and G. E. Colson copartners t/a Greene County Warehouse Co.

Fort Deposit; Norman Bonded Warehouse; R. R. Norman, Sr., R. R. Norman, Jr., W. A. Norman, D. W. Norman and S. M. Norman, copartners, t/a Norman Trading & Milling Co. Haleyville; Haleyville Cotton Warehouse; Haleyville Mill and Gin Co.

Huntsville; Huntsville Warehouse; Huntsville Warehouse Co.

Huntsville; Madison Bonded Warehouse; Madison Bonded Warehouse, Inc.

McCullough; McCullough Bonded Warehouse; Frank P. Currie.

Mobile; Alabama State Docks Bonded Warehouse; Alabama State Docks Department.

Monroeville; Monroe Bonded Warehouse; Monroe Bond and Mortgage Co.

Montgomery; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Panola; Panola Bonded Warehouse; Jas. L. Parker.

Scottsboro; Gladish Bonded Warehouse; W. L. Gladish, Sr.

Selma; Dallas Bonded Warehouse; Dallas Compress Co.

Selma; Selma Compress Warehouse; Selma Compress Co.

Sylacauga; Sylacauga Bonded Warehouse; Sylacauga Fertilizer Co.

Talladega; Parker Bonded Warehouse; Sylacauga Fertilizer Co.

Talladega; Robinson Brothers Warehouse; Robinson Brothers Compress & Warehouse Company, Inc.

Talladega; McConnell's Bonded Warehouse; Emeline W. McConnell.

Troy; Alabama Warehouse; Alabama Warehouse Co.

Troy; Standard Warehouse; Standard Warehouse Co., Inc.

Troy; Thompson Company Warehouse; Thompson Company, Inc.

ARIZONA

Phoenix, Federal Compress Warehouse; Federal Compress & Warehouse Co.

Picacho; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Yuma; Federal Compress Warehouse; Federal Compress & Warehouse Co.

ARKANSAS

Arkadelphia; Golden Cotton Warehouse; A. D. Gross.

Ashdown; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Batesville; Batesville Compress Warehouse; Southern Warehouse Co.

Blytheville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Blytheville; Blytheville Compress Warehouse; Blytheville Compress Co.

Bradley; Bradley Bonded Warehouse; Bradley Warehouse, Inc.

Brinkley; Southern Compress Warehouse; Southern Compress Co.

Camden; Camden Warehouse; Southern Compress Co.

Clarendon; Clarendon Warehouse; Southern Compress Co.

Conway; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Cotton Plant; Cotton Plant Warehouse; Cotton Plant Warehouse Co.

Dardanelle; Dardanelle Compress Warehouse; Planters Compress Co.

Dell; Dell Compress Warehouse; Dell Compress Co. of Dell, Ark.

Dumas; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Earle; Federal Compress Warehouse; Federal Compress & Warehouse Co.

England; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Eudora; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Evadale (P.O. Wilson); Wilson Compress Warehouse; Memphis Compress & Storage Co.

Forrest City; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Fort Smith; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Helena; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Helena; Helena Compress Warehouse; Helena Compress Co.

Hope; Union Compress Warehouse; Union Compress & Warehouse Co.

Hughes; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Jacksonville; Redmond Warehouse; Southern Compress Co., Inc.

Jacksonville; Jacksonville Warehouse; Southern Compress Co.

Jonesboro; Jonesboro Compress Co.'s Warehouse; Jonesboro Compress Co.

Leachville; Buffalo Island Compress Warehouse; Buffalo Island Compress Co.

Lepanto; Lepanto Compress Warehouse; Marked Tree Compress & Warehouse Co., Inc.

Lonoke; Lonoke Bonded Warehouse; Southern Compress Co.

Magnolia; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Malvern; Clem Mill & Gin Warehouse; Joe Clem, trading as Clem Mill & Gin Co.

Marianna; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Marked Tree; Marked Tree Compress Warehouse; Marked Tree Compress & Warehouse Co., Inc.

Marvell; Federal Compress Warehouse; Federal Compress & Warehouse Co.

McCrory; Federal Compress Warehouse; Federal Compress & Warehouse Co.

McGehee; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Morrilton; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Nashville; Farmers Union Warehouse; Farmers Union Warehouse Co., Inc.

Newport; Federal Compress Warehouse; Federal Compress & Warehouse Co.

North Little Rock; Federal Compress Warehouse; Federal Compress & Warehouse Co.

North Little Rock; North Little Rock Warehouse; Southern Warehouse Co.

Osceola; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Pine Bluff; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Portland; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Prescott; Pittman Cotton Warehouse; May Pittman, Lil P. Bemis, Pauline Pittman and Dan Pittman, Copartners t/a Prescott Hardware Co.

Russellville; Cook & Satterfield Warehouse; G. M. Cook and Leon Satterfield, trading as Cook and Satterfield Warehouse Co.

Searcy; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Sparkman; P. H. Taylor Cotton Warehouse; Phil Taylor and Benton Taylor, Copartners, trading as Taylor Brothers.

Truman; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Waldo; Waldo Bonded Warehouse; Waldo Bonded Warehouse Co.

Walnut Ridge; Federal Compress Warehouse; Federal Compress & Warehouse Co.

West Memphis; Federal Compress Warehouse; Federal Compress & Warehouse Co.

West Memphis; Planters Compress Warehouse; Planters Compress Co., Inc.

Wynne; Federal Compress Warehouse; Federal Compress & Warehouse Co.

FLORIDA

Pensacola; Pensacola Compress and Warehouses; Pensacola Port Authority.

GEORGIA

Albany; Albany Warehouse; Albany Warehouse Co.

Americus; Farmers Bonded Warehouse; C. B. King.

Arlington; Ward's Bonded Warehouse; Mrs. Carol Clements Ward.

Ashburn; Strickland's Bonded Warehouse; Strickland's Warehouse Co., Inc.

Athens; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Athens; Pool Bonded Warehouse; W. H. Pool.

Athens; Rowe Warehouse; Mrs. Mary Louise Rowe Birchmore and Malcolm A. Rowe, Copartners trading as Rowe Warehouse & Fertilizer Co.

Atlanta; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Augusta; Georgia-Carolina Warehouse; Georgia-Carolina Warehouse & Compress Co.

Augusta; Pope & Fleming Bonded Warehouse; Pope & Fleming, Inc.

Augusta; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Bartow; Bryant's Bonded Warehouse; Bryant's Inc.

Blakely; Farmers Warehouse; The Maddox Corp.

Blakely; Jones-Walton Bonded Warehouse; Jones-Walton Warehouse Co., Inc.

Braselton; Braselton Bonded Warehouse; Braselton Improvement Co.

Brooklet; Farmers' Bonded Warehouse; J. H. Wyatt.

Cairo; Graco Bonded Warehouse; Graco Supply Co., Inc.

Camilla; Camilla Cotton Oil Co. Bonded Warehouse; Camilla Cotton Oil Co.

Camilla; Walker Gin Bonded Warehouse; Walkers, Inc.

Carrollton; Martin Bonded Warehouse; J. E. Martin & Son, Inc.

Cedartown; Cedartown Bonded Warehouse; M. J. Florence and H. N. Florence, trading as Cedartown Cotton Warehouse Co.

Cochran; Bleckley Warehouse; Bleckley Warehouse & Gin Co., Inc.

Cochran; Cochran Bonded Warehouse; B. F. Meadows and W. A. Meadows, Copartners trading as Cochran Warehouse.

Columbus; W. C. Bradley Co. Warehouse; W. C. Bradley Co.

Comer; Comer Warehouse; Comer Warehouse Co.

Conyers; Farmers Union Bonded Warehouse; The Farmers' Union Warehouse Company of Conyers.

Conyers; Ellington's Bonded Warehouse; V. C. Ellington, Sr., an individual trading as V. C. Ellington Gin Warehouse & Lumber Co.

Cordele; Nesbitt Bonded Warehouse; Thomas Nesbitt, Thomas Nesbitt, Jr., and Fletcher Nesbitt, copartners trading as Nesbitt Bonded Warehouse Co.

Cordele; McCay Bonded Warehouse; G. E. McCay.

Covington; N. S. Turner Warehouse; N. S. Turner Warehouse, Inc.

Cuthbert; Connelly Bonded Warehouse; J. H. Connelly.

Cuthbert; Walker & Daniel Bonded Warehouse; N. M. Walker and G. A. Daniel trading as Walker & Daniel.

Davisboro; Taylor Bonded Warehouse; Jack B. Taylor.

Dawson; Dawson Compress Bonded Warehouse; Dawson Compress and Storage Co.

Dawson; Terrell County Bonded Warehouse; Stevens Industries, Inc.

Doerun; Taylor's Bonded Cotton Warehouse; Floyd M. Taylor.

Donalsonville; Planters Products Company's Warehouse; Planters Products Co.

Donalsonville; Seminole Bonded Warehouse; Donalsonville Warehouse, Inc.

Dublin; Dublin Bonded Warehouse; Cecil E. Carroll.

Dublin; Lovett and Brinson Bonded Warehouse; Lovett and Brinson, Inc.

Dudley; Farmers Warehouse; Warthen T. Chappell, Rubert L. Hogan, and Doyle E. Bedingfield, copartners trading as Chappell & Hogan.

Eastman; W. L. Jessup and Sons Warehouse; John F. Jessup trading as W. L. Jessup and Sons.

Eastman; Studstill Bonded Warehouse; S. W. Studstill.

Eaton; Resseau's Warehouse; T. H. Resseau, Jr.

Elberton; Elberton Compress Warehouse; Mrs. Emily Elizabeth Asbury Jordan, James Stewart Asbury, Sr., and Maurice Beverly Asbury Executors of the last will of the late J. E. Asbury, and Miss Mamie Jones and M. B. Asbury, Copartners trading as Elberton Compress Co., Warehouse Division.

Fitzgerald; Planters Warehouse and Loan Company's Warehouse; Planters Warehouse and Loan Co.

Fitzgerald; Ben Hill Bonded Warehouse; Fitzgerald Oil & Fertilizer Co.

Forsyth; Empire Warehouse; J. T. Hill.

Gay; Gay Bonded Warehouse; Arthur G. Estes, Jr.

Glennville; Glennville Bonded Warehouse; Durrence-Kicklighter Warehouse Co.

Greensboro; Greensboro Bonded Warehouse; Greene Supply Co.

Griffin; Crouch's Bonded Warehouse; W. N. Crouch.

Hawkinsville; Hawkinsville Bonded Warehouse; L. H. Blount.

Hawkinsville; Planters Bonded Warehouse; John W. Lee an individual trading as Planters Bonded Warehouse.

Hogansville; Hogansville Warehouse; The Hogansville Warehouse Co.

Jackson; Farmers Union Warehouse; Farmers Union Warehouse Co.

Jefferson; Carter's Bonded Warehouse; James L. Carter, Executor of last will and testament of J. Z. Carter.

Jefferson; Jefferson Bonded Warehouse; James L. Carter and Vernon Carter, Copartners trading as Carter's Warehouse and Fertilizer Co.

Jonesboro; Planters Gin Warehouse; E. J. Swint an individual trading as Planters Gin & Manufacturing Co.

Kelly; Perry Bonded Warehouse; E. F. Perry & Sons, Inc.

Kingston; Kingston Bonded Warehouse; J. W. Martin.

Kite; Kite Bonded Warehouse; Lovett & Company, Inc.

Lawrenceville; W. O. Cooper Bonded Warehouse; John R. Cooper and H. L. Cooper, Copartners trading as W. O. Cooper Cotton Warehouse.

Leslie; Sumter-Lee Warehouse; Leslie Peanut & Gin Co., Inc.

Locust Grove; Farmers' Warehouse; Farmers Warehouse and Seed Co.

Locust Grove; Brown Bonded Warehouse; M. M. Brown.

Loganville; Moon Bonded Warehouse; H. L. Moon.

Louisville; Planters Bonded Warehouse; Frank Hardeman.

Louisville; Louisville Bonded Warehouse; Mrs. Frances B. Abbot, W. M. Prichard and W. Wright Abbot trading as Abbot and Prichard.

Lyons; Stanley and Pughsley Bonded Warehouse; D. E. Stanley and J. P. Pughsley, Copartners trading as Stanley and Pughsley Gin Co.

Madison; Farmers Trading Co. Bonded Warehouse; Farmers Trading Co., Madison, Ga.

Madison; Godfrey Bonded Warehouse; Godfrey's Warehouse, Inc.

McDonough; J. W. Harkins Gin & Warehouse; J. W. Harkins t/a J. W. Harkins Gin & Warehouse Co.

McDonough; The Planters Warehouse; The Planters Warehouse and Lumber Co.

Meigs; Meigs Bonded Warehouse; J. L. Pilcher & Sons, Inc.

Metter; Farmers Union Warehouse; Farmers Union Warehouse of Metter.

Midville; Midville Bonded Warehouse; Midville Cotton Warehouse Co.

Milledgeville; Harrington's Bonded Warehouse; G. T. Harrington.

Millen; Millen Warehouse; The Millen Warehouse Co., Inc.

Monroe; Wright Bonded Warehouse; Wright Gin and Trading Co.

Monroe; Parker Bonded Warehouse; C. E. Parker, Sr.

Monroe; Launius Bonded Warehouse; P. N. Launius.

Monticello; Farmers Union Bonded Warehouse; The Farmers Union Warehouse Co.

Moultrie; C. O. Smith Warehouse; C. O. Smith, Charles O. Smith, Jr. and Jack C. Smith copartners trading as C. O. Smith Guano Co.

Ocella; Planters Bonded Warehouse; A. G. Shiver.

Omega; Farmers Gin and Peanut Association Warehouse; Farmers Gin and Peanut Association, Inc.

Orchard Hill; Orchard Hill Bonded Warehouse; Swint Feed and Grain Co., Inc.

Parrott; W. M. Dunn's Warehouse; W. G. Dunn.

Pineview; Pineview Bonded Warehouse; C. R. McLeod and Sons, Inc.

Pitts; Shell's Bonded Warehouse; A. C. Shell, Jr.

Portal; Planters Bonded Warehouse; Planters Cotton Warehouse Co.

Rochelle; Holt Bonded Warehouse; O. C. Holt, Sr., trading as Holt Brothers Warehouse Co.

Rockmart; J. L. Lester & Son Bonded Warehouse; Raymond Lester, trading as J. L. Lester & Son.

Rome; Georgia and Alabama Warehouse; Georgia and Alabama Warehouse Co.

Rome; Floyd County Bonded Warehouse; Floyd County Bonded Warehouse, Inc.

Rome; Rome Warehouse; Ledbetter Trucks, Inc.

Royston; Royston Bonded Warehouse; Royston Bonded Warehouse Co.

Rutledge; Hollis Bonded Warehouse; J. W. Hollis.

Sandersville; Tarbutton Bonded Warehouse; Tarbutton Realty Co., Inc.

Sandersville; Gilmore's Bonded Warehouse; Mrs. Winifred R. Gilmore.

Savannah; Georgia Ports Authority Warehouse; Georgia Ports Authority, a public corporation and an instrumentality of the State of Georgia.

Senola; Daniel's Bonded Warehouse; Frank P. Daniel and Mrs. Frances M. Daniel, copartners trading as C. P. Daniel's Sons.

Senola; The Brick Bonded Warehouse; Paul R. McKnight, Sr. and Paul R. McKnight, Jr., Copartners trading as P. R. McKnight & Son.

Shady Dale; Banks-Kelly Bonded Warehouse; Banks-Kelly Co., Inc.

Social Circle; Social Circle Bonded Warehouse; Duval and Co.

Social Circle; Malcom's Bonded Warehouse; B. A. Malcom.

Soperton; Fowler Bonded Warehouse; James Fowler.

Soperton; Waller's Bonded Warehouse; J. Treutlen Waller.

Sparta; Moate's Bonded Warehouse; Marvin E. Moate.

Statesboro; Farmer's Union Warehouse; H. Z. Smith.

Statesboro; Planters Cotton Warehouse; J. G. Tillman.

Sylvania; Farmers Bonded Warehouse; J. P. Evans, David W. Reed and H. A. Williams, Jr., trading as Evans, Reed & Williams.

Sylvania; Sylvania Bonded Warehouse; Screven Oil Mill.

Sylvester; Houston Bonded Warehouse; Houston Gin & Warehouse Co.

Talorsville; Talorsville Bonded Warehouse; Farmers Supply Co.

Tennille; Planters Bonded Warehouse; W. B. Smith.

Tennille; Tennille Bonded Warehouse; Washington Ginning Co.

Thomaston; Upson Alliance Warehouse; Upson Alliance Warehouse Co.

Thomaston; Reeves Bonded Warehouse; J. F. Reeves, Administrator of the Estate of Thomas J. Reeves, Deceased.

Thomson; McDuffie Oil and Fertilizer Warehouse; McDuffie Oil and Fertilizer Co.

Twin City; Twin City Bonded Warehouse; Twin City Gin Co.

Vienna; J. A. Whitehead & Co. Bonded Warehouse; J. A. Whitehead.

Warrenton; Warrenton Bonded Warehouse; B. C. Hatcher and H. D. O'Neal, Copartners trading as Warrenton Cotton Warehouse.

Waynesboro; Planters Warehouse; Planters Warehouse Company of Waynesboro.

Waynesboro; Neely's Bonded Cotton Warehouse; Neely Bonded Cotton Warehouse, Inc.

Waynesboro; Burke County Bonded Warehouse; Burke County Gin & Fertilizer Co.

Williamson; Farmers Bonded Warehouse; P. W. Vaughn.

Winder; Pool Bonded Warehouse; W. H. Pool.

Winder; Smith Bonded Warehouse; P. R. Smith.

Woodbury; Woodbury Bonded Warehouse; Woodbury Gin and Fertilizer Co.

Wrightsville; City Warehouse; W. H. Lovett, W. E. Lovett, L. L. Lovett, H. G. Hatcher, Mrs. H. G. Hatcher and Mrs. Lena Lovett, trading as City Warehouse.

Wrightsville; Union Warehouse; J. F. Jordan.

Wrightsville; Lovett's Bonded Warehouse; Lovett & Co., Inc.

Wrightsville; Rowland's Bonded Warehouse; Rowland's Gin and Bonded Warehouse of Wrightsville, Georgia, Inc.

Youth; Byrd Bonded Warehouse; J. T. Byrd.

LOUISIANA

Alexandria; American Compress Warehouse; Frost-Whited Co., Inc.

Arcadia; Arcadia Bonded Warehouse; Arcadia Bonded Warehouse Co., Inc.

Bernice; Lindsey Bonded Warehouse; George E. Lindsey, James D. Lindsey, Mrs. Rosalind Lindsey Albritten, Mrs. Ruth Fuller Lindsey and Mrs. Mignon Lindsey Emerson, trading as Lindsey Bonded Warehouse Co.

Delhi; Union Compress Warehouse; Union Compress & Warehouse Co.

Ferriday; Union Compress Warehouse; Union Compress & Warehouse Co.

Franklinton; Pearl River Warehouse; Kramer Service, Inc.

Haynesville; Haynesville Cotton Warehouse; Haynesville Cotton Warehouse Co., Inc.

Homer; The Peoples Cotton Warehouse; C. G. Dowles.

Lake Charles; Cotton Compress and Warehouse Department; Board of Commissioners of the Lake Charles Harbor and Terminal District.

Lake Providence; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Mansfield; Mansfield Bonded Warehouse; L. D. Morgan.

Minden; Minden Compress Warehouse; Minden Compress Co., Inc.
 Monroe; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Natchitoches; American Compress Warehouse; Frost-Whited Co., Inc.
 Newellton; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 New Orleans; Delta Warehouse; Delta Warehouse, Inc.
 New Orleans; Cotton Trade Warehouse; Cotton Trade Warehouse Co., Inc.
 New Orleans; Magnolia Compress Warehouse; Magnolia Compress and Warehouse Co., Inc.
 Oak Grove; Union Compress Warehouse; Union Compress & Warehouse Co.
 Rayville; Union Compress Warehouse; Union Compress & Warehouse Co.
 Shreveport; American Compress Warehouse; Frost-Whited Co., Inc.
 Southport; Shippers Compress Warehouse; Clifford Atkinson, Clifford Atkinson, Jr., and Eugene Atkinson, Jr., copartners trading as Atkinson & Co.
 Tallulah; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Winnboro; Union Compress Warehouse; Union Compress & Warehouse Co.

MISSISSIPPI

Aberdeen; Monroe County Compress Warehouse; Monroe County Compress and Storage Co., Inc.
 Amory; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Batesville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Belmont; Belmont Warehouse; Ralph Bowen and J. M. Page trading as Belmont Warehouse.
 Belzoni; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Booneville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Brookhaven; Mississippi Compress Warehouse; Mississippi Compress Co.
 Canton; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Carthage; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Clarksdale; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Clarksdale; North Delta Compress Warehouse; North Delta Compress & Warehouse Co.
 Cleveland; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Columbia; Columbia Compress Warehouse; Hattiesburg Compress Co.
 Columbus; Columbus Compress Warehouse; Columbus Compress & Warehouse Co.
 Como; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Corinth; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Drew; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Durant; Durant Bonded Warehouse; Claud C. Wilkes.
 Flora (Kearney Park); Flora Compress Warehouse; Flora Compress and Warehouse Co., Inc.
 Forest; Forest Compress Warehouse; Forest Compress & Ice Co.
 Greenville; Delta Cooperative Compress Warehouse; Delta Cooperative Compress.
 Greenville; Greenville Compress Warehouse; Greenville Compress Co.
 Greenwood; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Greenwood; Union Compress Warehouse; Union Compress & Warehouse Co.
 Greenwood; Greenwood Compress and Storage Company's Warehouse; Greenwood Compress and Storage Co.
 Grenada; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Gulfport; Mississippi Gulfport Warehouses; Mississippi-Gulfport Compress & Warehouses, Inc.

Hattiesburg; Hattiesburg Compress Warehouse; Hattiesburg Compress Co.
 Hollandale; Deer Creek Compress Warehouse; Deer Creek Compress Co.
 Holly Springs; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Houston; Houston Compress Warehouse; Hattiesburg Compress Co.
 Indianola; Sunflower Compress Warehouse; The Sunflower Compress Co.
 Inverness; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Itta Bena; Itta Bena Cooperative Warehouse; Itta Bena Cooperative Compress Co.
 Jackson; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Kosciusko; United Warehouse; United Warehouses, Inc.
 Laurel; Laurel Compress Warehouse; Laurel Compress Co.
 Leland; Leland Compress Warehouse; Leland Compress Co.
 Lexington; Lexington Compress Warehouse; The Lexington Compress Co.
 Macon; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Magee; Cooperative Cotton Warehouse; Magee Cooperative (AAL).
 Magnolia; Magnolia Compress Warehouse; The Magnolia Compress Co.
 Marks; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 McComb; Federal Cotton Warehouse; The Kramertown Company, Inc.
 Meridian; Meridian Compress Warehouse; Interstate Compress & Warehouse Co.
 Meridian; Mississippi Cotton Warehouse; Mississippi Bonded Warehouse.
 Natchez; Raymond Heard Warehouse; Raymond Heard.
 New Albany; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Newton; Newton Bonded Warehouse; Compress of Union.
 Okolona; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Philadelphia; The Philadelphia Compress Warehouse; Compress of Union.
 Pontotoc; Pontotoc Compress Warehouse; Pontotoc Warehouse Co.
 Prentiss; Prentiss Bonded Warehouse; Prentiss Warehouse Co.
 Quitman; Quitman Bonded Warehouse; Robert Bonney.
 Ripley; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Rolling Fork; Rolling Fork Compress Warehouse; Deer Creek Compress Co.
 Rosedale; Union Compress Warehouse; Union Compress & Warehouse Co.
 Ruleville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Shaw; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Shelby; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Sledge; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Shuqualak; Shuqualak Bonded Warehouse; Harrison Evans trading as E. F. Nunn & Co.
 Summit; Champion Compress Warehouse; Champion Compress Co.
 Tunica; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Tupelo; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Tutwiler; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Tylertown; Tylertown Compress Warehouse; Kramer Service, Inc.
 Union; Union Bonded Warehouse; Compress of Union.
 Vicksburg; Union Compress Warehouse; Union Compress & Warehouse Co.
 West Point; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Yazoo City; Federal Compress Warehouse; Federal Compress & Warehouse Co.

MISSOURI

Arbyrd; Arbyrd Compress Warehouse; Arbyrd Compress Co.
 Caruthersville; Caruthersville Compress Warehouse; Southeast Missouri Compress Co.
 Charleston; National Compress Warehouse; National Compress & Warehouse Co.
 Gideon; Gideon Compress Warehouse; Fletcher's Gin, Inc.
 Hayti; Hayti Compress Warehouse; Southeast Missouri Compress Co.
 Kennett; Dunklin County Compress Warehouse; Dunklin County Compress & Warehouse Co.
 Libbourn; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Malden; Dunklin County Compress Warehouse; Dunklin County Compress and Warehouse Co.
 Portageville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Sikeston; Sikeston Compress Warehouse; Sikeston Compress & Warehouse Co.

NEW MEXICO

Artesia; Artesia Compress Warehouse; Alma Sanders Francis, Leslie Paul Francis, William Kavanaugh Francis and Christine Francis Jones, copartners trading as Artesia Compress Co.

NORTH CAROLINA

Charlotte; Charlotte Bonded Warehouse; Charlotte Bonded Warehouse Co.
 Charlotte; Standard Warehouse; Standard Warehouse, Inc.
 Charlotte; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.
 Charlotte; Merchants Bonded Warehouse; Merchants Bonded Warehouse Co.
 Charlotte; Standard Bonded Warehouse; Standard Bonded Warehouse Co.
 Charlotte; Standard Warehouse—Elba Plant; Standard Trucking Co.
 Elizabeth City; Elizabeth City Bonded Warehouse; Robinson Manufacturing Co.
 Gastonia; Gastonia Bonded Warehouse; Gastonia Bonded Warehouse, Inc.
 Gastonia; Avon Bonded Warehouse; Avon Bonded Warehouse, Inc.
 Gastonia; Peoples Bonded Warehouse; Peoples Bonded Warehouse, Inc.
 Gastonia; Broad Street Bonded Warehouse; Broad Street Bonded Warehouse, Inc.
 Gastonia; Central Bonded Warehouse Division of Bayside Warehouse Company; Bayside Warehouse Co.
 Paw Creek Township; Merchants Bonded Warehouse—Chadwick Plant; Merchants Bonded Warehouse Co.
 Shelby; Planters and Merchants Warehouse; Planters and Merchants Warehouse Co.
 Battleboro; Braswell Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Bessemer City; Carolina Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Bethel; Bethel Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Butner; Hancock Bonded Warehouse—Butner Unit; Warehouse Superintendent of the State of North Carolina.
 Candor; Candor Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Cherryville; Gaston Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Clayton; Central Oil & Milling Co.'s Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Clayton; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.
 Clayton; Cooper Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Clinton; Sampson Cotton Storage Warehouse; Warehouse Superintendent of the State of North Carolina.

Concord; Piedmont Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Conway; Conway Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Dallas; Dallas Bonded Warehouses; Warehouse Superintendent of the State of North Carolina.

Dunn; Dunn Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Dunn; General Utility Co.'s Warehouse; Warehouse Superintendent of the State of North Carolina.

Dunn; Tart Estate Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Durham; Southern Storage & Distribution Co. Warehouse; Warehouse Superintendent of the State of North Carolina.

Edenton; Edenton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Enfield; Enfield Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Farmville; Farmville Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Fayetteville; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Fayetteville; Patterson Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Fayetteville; Tolar-Hart Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Forest City; Rutherford County Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Franklin; Rose Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Gastonia; Farrell Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Goldboro; Southern Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Goldboro; Wayne Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Greensboro; Greensboro Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Greensboro; South Atlantic Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Henderson; Standard Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Henderson; Hancock Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Hickory; Hickory Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

High Point; Granville Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Jackson; Northampton Warehouse; Warehouse Superintendent of the State of North Carolina.

Kings Mountain; Kings Mountain Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurel Hill; Laurel Hill Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurinburg; Laurinburg Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurinburg; Dickson Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurinburg; Warehouse Superintendent of the State of North Carolina.

Lewiston; Lewiston Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Lincolnton; Lincoln Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Littleton; Halifax Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Littleton; Littleton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Louisburg; J. S. Howell Warehouse; Warehouse Superintendent of the State of North Carolina.

Lumberton; National Warehouse; Warehouse Superintendent of the State of North Carolina.

Lumberton; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Maxton; Maxton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Monroe; Southern Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Monroe; Union County Warehouse; Warehouse Superintendent of the State of North Carolina.

Mooresville; Iredell Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Morven; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Mt. Gilead; Andrews Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Mt. Olive; English and Oliver Cotton Storage Warehouse; Warehouse Superintendent of the State of North Carolina.

Mt. Olive; Mt. Olive Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Mt. Olive; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Murfreesboro; Revelle Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Nashville; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Newton; Newton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Parkton; Parkton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Pembroke; Pembroke Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Pinetops; Pinetops Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Raeeford; Hoke Cotton Warehouse and Storage Company's Warehouse; Warehouse Superintendent of the State of North Carolina.

Raleigh; Capital Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Raleigh; Parkers Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Raleigh; Raleigh Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Red Springs; Red Springs Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Rich Square; Rich Square Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Roanoke Rapids; Rosemary Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Roanoke Rapids; Farmers Warehouse of Roanoke Rapids; Warehouse Superintendent of the State of North Carolina.

Roanoke Rapids; Warehouse Superintendent of the State of North Carolina.

Rockingham; Rockingham Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Rocky Mount; Public Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Rocky Mount; Champion Warehouse; Warehouse Superintendent of the State of North Carolina.

Rowland; Barrow Warehouse; Warehouse Superintendent of the State of North Carolina.

Salisbury; Salisbury Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Sanford; W. S. W. Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Sanford; Lilles Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Scotland Neck; Edwards Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Scotland Neck; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Seaboard; Seaboard Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Shelby; Shelby Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Smithfield; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Smithfield; Farmers Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Southern Pines; Sandhills Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Stantonsburg; Stantonsburg Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Statesville; Statesville Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

St. Pauls; T. J. Smith Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Tarboro; Edgecombe Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Tarboro; Fountain Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wadesboro; Wade Cotton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wagram; Farmers Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wake Forest; Wake Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Warrenton; Warrenton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Washington; Beaufort County Warehouse; Warehouse Superintendent of the State of North Carolina.

Weldon; Cotton Growers Cooperative Warehouse; Warehouse Superintendent of the State of North Carolina.

Weldon; Jenkins Warehouse; Warehouse Superintendent of the State of North Carolina.

Williamston; Martin Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wilmington; Champion Compress Warehouse; Warehouse Superintendent of the State of North Carolina.

Woodland; Woodland Cooperative Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Woodland; Warehouse Superintendent of the State of North Carolina.

Abbeville; The Farmers Warehouse; The Farmers Warehouse.

SOUTH CAROLINA

Bennettsville; Marlboro Warehouses; Marlboro Warehouse Company.

Bishopville; Farmers Bonded Warehouse; Wiley B. King.

Bishopville; King and Jordan Bonded Warehouse; W. Brent King and B. P. Jordan copartners trading as King and Jordan Bonded Warehouse.

Clinton; Clinton Bonded Warehouse; The Clinton Bonded Warehouse Co.

Clinton; Peoples Bonded Warehouse; Peoples Bonded Warehouse.

Clio; Clio Bonded Warehouse; B. H. Martin. Columbia; Palmetto Compress Warehouse; Palmetto Compress and Warehouse Co.

Denmark; Denmark Bonded Warehouse; John W. Williamson.

Edgefield; Hart Bonded Warehouse; John Rainford, Jr.

Greenville; Merchants Cotton Warehouse; W. A. Austin.

Greenville; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Greenville; Commodity Warehouse; Commodity Warehouse Co., Inc.

Greenwood; Textile Bonded Storage; Toxaway Corp.

Hartsville; Hartsville Bonded Warehouse; G. S. Jones.

Laurens; Merchants and Farmers Bonded Warehouse; Merchants and Farmers Bonded Warehouse.

Newberry; Farmers Bonded Warehouse; J. T. McCrackin and Co., Inc.

North Charleston; Oakdene Compress Warehouse; Oakdene Compress and Warehouse Co.

Norway; Norway Bonded Warehouse; John W. Williamson.

Rock Hill; Anderson Cotton Warehouse; J. W. Anderson, Jr.

Rock Hill; Peoples Warehouse; Peoples Warehouse Co.

Seneca; Seneca Bonded Warehouse; The Seneca Cotton Warehouse Co.

Spartanburg; Carolina Warehouse; Carolina Warehouse Co., Inc.

Spartanburg; Spartanburg Bonded Warehouses; Spartanburg Bonded Warehouses, Inc.

Summerton; Sumter Bonded Warehouse No. 2; C. A. Harvin, Jr., and H. T. Everett, copartners, trading as Sumter Storage Co.

Sumter; Sumter Bonded Warehouse No. 1; C. A. Harvin, Jr., and H. T. Everett, copartners, trading as Sumter Storage Co.

Sumter; Rowland Warehouse; Rowland Warehouse Co.

Union; Farmers Bonded Warehouse; Mrs. Louisa D. Paves.

Union; Union Bonded Warehouse; H. B. Richardson, Jr.

TENNESSEE

Brownsville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Chattanooga; The Cotton Warehouse; Trenholm & Starr, Inc.

Covington; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Dyersburg; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Dyersburg; Associated Warehouse; Associated Warehouse Co.

Five Points; Hammond Bonded Warehouse; Mrs. Laura Mae Hammond.

Henderson; Henderson Compress Warehouse; Henderson Compress Co., Inc.

Jackson; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Jackson; Public Compress Bonded Warehouse; Public Compress Co.

Lawrenceburg; Gladish Bonded Warehouse; W. L. Gladish.

Lawrenceburg; Harwell Bonded Warehouse; Wm. A. Harwell.

Memphis; Gulf Atlantic Warehouse (Tri-State Plant); Gulf Atlantic Warehouse Co.

Memphis; Memphis Compress Warehouse; Memphis Compress & Storage Co.

Memphis; Navy Yard Compress, Division of the Bayside Warehouse Co.; Bayside Warehouse Co.

Memphis; Federal Compress Warehouse (Bodley Avenue Plant); Federal Compress & Warehouse Co.

Memphis; Federal Compress Warehouse (South Memphis Plant); Federal Compress & Warehouse Co.

Memphis; Federal Compress Warehouse (Riverside Plant); Federal Compress & Warehouse Co.

Memphis; Producers Warehouse; Producers Warehouse and Compress Co.

Milan; Milan Compress Warehouse; Milan Compress Co.

Ripley; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Tiptonville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

TEXAS

Brenham; Seidel Bros. Warehouse; Alvin Seidel and L. E. Seidel, trading as Seidel Bros. Warehouse.

Bryan; Bryan Compress Warehouse; Bryan Compress and Warehouse Co.

Cameron; Cameron Compress Warehouse; Cameron Compress Co.

Corsicana; Corsicana Compress Warehouse; Exporters & Traders Compress & Warehouse Co.

Ennis; Ennis Compress & Warehouse Co.'s Warehouse; Ennis Compress & Warehouse Co.

Galveston; Magnolia Compress Warehouse; Magnolia Compress and Warehouse Co., Inc.

Hearne; Hearne Cotton Warehouse; Hearne Cotton Compress Co., Inc.

Hillsboro; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.

Houston; Ship Channel Compress Warehouse Plant No. 1; The Sprunt Corp.

Houston; Ship Channel Compress Warehouse Plant No. 2; The Sprunt Corp.

Hubbard; Hubbard Compress Warehouse; Exporters & Traders Compress & Warehouse Co.

Marfa; Fort Russell Ranch Co. Warehouses; Fort Russell Ranch Co., Inc.

Marlin; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.

Mart; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.

Rosebud; Rosebud Cotton Warehouse; Cameron Compress Co.

Temple; Temple Compress Warehouse; Central Texas Compress Co.

Texarkana; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Waco; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.

Waxahachie; Waxahachie Compress Warehouse; National Compress & Warehouse Co.

Winnsboro; Farmers Cotton Yard and Warehouse; Farmers Cotton Oil Company of Winnsboro, Tex.

VIRGINIA

Brodnax; Dugger and Dugger Cotton Storage; R. H. Dugger, Sr. and Richmond H. Dugger, Jr., t/a Dugger and Dugger Cotton Co.

B. For the storage of grain.

Town, Warehouse, and Warehouseman

ALABAMA

Decatur; Decatur Grain Elevator; Indiana Farm Bureau Cooperative Association, Inc.

Decatur; Alabama Flour Mills Elevator; Nebraska Consolidated Mills Co.

Guntersville; Cargill Guntersville Elevator; Cargill, Inc.

Selma; Southern Ultra-Life Elevator; Southern Ultra-Life, Inc.

ARKANSAS

Brinkley; Brinkley Warehouse; Arkansas Rice Warehouse Co.

Blytheville; Farmers Grain Elevator; Farmers Soybean Corp.

Carlisle; Carlisle Warehouse; Arkansas Rice Warehouse Co.

Corning; Corning Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Des Arc; Des Arc Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

DeWitt; Smith Rice Mill Warehouse; Smith Rice Mill, Inc.

DeWitt; Farmers Coop. Elevator; The Farmers Co-operative Elevator Co.

DeWitt; Dixie Dryer Warehouse; Dixie Dryer, Inc.

DeWitt; DeWitt Rice Warehouse; Arkansas Rice Growers Warehouse Co.

Dumas; Dumas Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

England; Federal Drier; Federal Drier and Storage Co.

Eudora; Pioneer Grain Elevator; Dixie Dryer, Inc.

Fair Oaks; Fair Oaks Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Gibson Switch; Craighead Rice Milling Company's Warehouse; Craighead Rice Milling Co.

Hazen; Hazen Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Hickory Ridge; Hickory Ridge Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Jonesboro; Jonesboro Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Lonoke; Lonoke Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

McGehee; McGehee Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Morrilton; Stallings Brothers Elevator; Alan E. Stallings and Joe H. Stallings, copartners trading as Stallings Brothers Feed Mills.

Newport; Newport Rice Mill Warehouse; Newport Rice Mill, Inc.

North Little Rock; North Little Rock Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Osceola; Osceola Elevator; Osceola Products Co.

Parkin; East Arkansas Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Stuttgart; Acme Warehouse; Arkansas Rice Warehouse Co.

Stuttgart; Stuttgart Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Stuttgart; Pioneer Elevator; Dixie Dryer, Inc.

Stuttgart; Hartz Elevators; Jacob Hartz Seed Co., Inc.

Stuttgart; Producers Warehouse; Producers Rice Mill, Inc.

Waldenburg; Waldenburg Warehouse; Arkansas Rice Warehouse Co.

Weiner; Weiner Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Wheatley; Wheatley Rice Warehouse; The Arkansas Rice Growers Cooperative Association.

Wynne; Gibbs & Harris Rice Drier; Gibbs & Harris Rice Drier, Inc.

CALIFORNIA

Colton; Producers Elevator; Producers Grain Corp.

East Los Angeles; Pillsbury-Globe Elevator; Pillsbury Mills, Inc.

French Camp; Continental Elevator; Continental Grain Co.

Stockton; Stockton Elevators; Stockton Elevators.

COLORADO

Amherst; Farmers Elevator; Amherst Co-operative Elevator, Inc.

Bethune; Equity Elevator; Equity Cooperative Exchange.

Burlington; Equity Elevator; Equity Co-operative Exchange.

Bristol; Bristol Elevator; South Eastern Colorado Coop.

Byers; Farmers Union Elevator; Farmers Union Marketing Association.

Campo; Stafford Elevator; Van Stafford.

Denver; Farmers Union Warehouse; Farmers Union Marketing Association.

Dove Creek; Romer Warehouse; David L. Corlett and Jean R. Corlett, copartners trading as Romer Mercantile and Grain Co.

Flagler; Flagler Equity Elevator; The Flagler Equity Co-operative Co.

Holly; Southeastern Colorado Co-op Elevator; South Eastern Colorado Coop.

Holyoke; Holyoke Cooperative Elevator; Holyoke Cooperative Association.

Hyde (P.O. Otis); Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-operative Company of Yuma, Colo.

Limon; Limon Co-op Elevator; Limon Co-operative Exchange, Inc.

Milliken; Dannen Elevator; Dannen Mills, Inc.

Peetz; Farmers Co-op. Elevators; The Peetz Farmers Co-operative Co.

Roggen; Roggen Farmer's Elevator; Roggen Farmer's Elevator Association.

Schramm (P.O. Yuma); Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-operative Company of Yuma, Colo.

Seibert; Co-op Elevator; The Seibert Equity Co-operative Association.

Springfield; Co-op Elevator; The Springfield Co-operative Sales Co.

Stratton; Co-op Elevator; The Stratton Equity Cooperative Co.

Vilas; Knowles Elevator; J. M. Knowles, t/a Vilas Grain Co.

Wray; Farmers Union Elevator; The Farmers Union Cooperative Elevator Co.

Wray; Shannon Elevator; Shannon Grain Co.

Yellow Jacket; T. Gal Warehouse; Gal Warehouse, Inc.

Yuma; Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-operative Company of Yuma, Colo.

IDAHO

American Falls; Power County Grain Growers Warehouse; Power County Grain Growers, Inc.

Bancroft; Grain Growers Warehouse; Bancroft Grain Growers, Inc.

Corral; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Cottonwood; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Craigmont; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Culdesac; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Deary; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Downey; Grain Growers Warehouse; Farmers Grain Cooperative.

Drummond; Grain Growers Warehouse; Farmers Grain Cooperative.

Estes; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Fairfield; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Fenn; Union Warehouse & Supply Company's Warehouse; Union Warehouse & Supply Co.

Ferdinand; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Filer; Idaho Bean and Elevator Warehouse; Dudley Driscoll, Jr., Thomas W. Driscoll and James Patrick Driscoll general partners t/a

Idaho Bean & Elevator Co. of Twin Falls (a limited partnership).

Gooding; Western Warehouse; R. W. Day, d/b/a Western Warehouse Co.

Grace; Grain Growers Warehouse; Farmers Grain Cooperative.

Grangeville; Union Warehouse & Supply Company's Warehouse; Union Warehouse & Supply Co.

Greer; Nezperce Rochdale Warehouse; Nezperce Rochdale Co.

Harris Siding; Nezperce Rochdale Warehouse; Nezperce Rochdale Co.

Hill City; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Jerome; Growers Warehouse; Growers Warehouse Company, Inc.

Jerome; Marshall Warehouse; Marshall Warehouses, Inc.

Joel; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Juliaetta; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Kamiah; Kamiah Elevator; Kamiah Grain Co.

Kendrick; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Kennedy Ford; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Lamont; Grain Growers Warehouse; Farmers Grain Cooperative.

Lapwai; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Lewiston; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Lewiston; Lewiston Grain Growers Warehouse No. 2; Lewiston Grain Growers, Inc.

McCammon; Grain Growers Warehouse; Farmers Grain Cooperative.

Malad; Grain Growers Warehouse; Oneida County Grain Growers, Inc.

Moscow; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Nampa; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, d/b/a "Shields".

Nezperce; Nezperce Rochdale Warehouse; Nezperce Rochdale Co.

Nezperce; Nezperce Grain & Processing Warehouse; Nezperce Processing Co.

Peck; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Rands; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Reubens; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Ririe; Grain Growers Warehouse; Ririe Grain and Feed Cooperative, Inc.

Setters; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.

Soda Springs; Soda Springs Elevator; Soda Springs Elevator, Inc.

Soda Springs; Grain Growers Warehouse; Farmers Grain Cooperative.

Swan Lake; Grain Growers Warehouse; Farmers Grain Cooperative.

Sweetwater; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Talmage; Grain Growers Warehouse; Farmers Grain Cooperative.

Tetonia; Grain Growers Warehouse; Farmers Grain Cooperative.

Troy; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Twin Falls; Gem State Bean Warehouse No. 2; Gem State Bean Company, Inc.

Twin Falls; Idaho Bean and Elevator Warehouse; Dudley Driscoll, Jr., Thomas W. Driscoll and James Patrick Driscoll general partners t/a Idaho Bean & Elevator Co. of Twin Falls (a limited partnership).

Viola; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Wendell; Marshall Warehouse; Marshall Warehouses, Inc.

Weston; Grain Growers Warehouse; Farmers Grain Cooperative.

Winchester; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Worley; Rockland Grain Growers Warehouse; Rockford Grain Growers, Inc.

ILLINOIS

Alton; Alton Elevator; Russell-Miller Milling Co.

Alvin; Alvin Elevator; Jonah W. Conard and Jack Conard copartners trading as Conard Grain Co.

Amenia Siding (P.O. Monticello); Amenla Elevator; Monticello Grain Co.

Andres (P.O. Poetone); Andres Elevator; Andres & Wilton Farmers Grain & Supply Co.

Annawan; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Argenta; Argenta Elevator; A & O Grain Co.

Atkinson; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Ballard Sta.; Ballard Elevator; Chenoa Grain Co.

Bartonville; Allied Mills Peoria Elevator; Allied Mills, Inc.

Beardstown; Continental Elevator; Continental Grain Co.

Beardstown; Farmers Terminal Elevator; Farmers Terminal Grain Co.

Birkbeck; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Bloomington; Funk Bros. Seed Co. Elevator; Funk Bros. Seed Co.

Bloomington; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elina Hafer, Earle Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners t/a Hasenwinkle Wallace Co.

Blue Mound; Blue Mound Elevators; Burt M. Wise, an individual trading as Blue Mound Grain Co.

Bondville; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Brownwood; Brownwood Elevator; Delavan Cooperative Elevator Co.

Centerville Township; Cargill E. St. Louis Elevator "R"; Cargill, Inc.

Champaign; Evans Elevator; Evans Elevator Co.

Chenoa; Chenoa Elevator; Chenoa Grain Co.

Cheneyville; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Chesterville; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.

Chicago; Rice-Powell Elevator; Rice Grain Corp.

Chicago; Cargill Elevator; Cargill, Inc.

Chicago; Continental Elevator "D"; Continental Grain Co.

Chicago; Continental Elevator "J"; Continental Grain Co.

Chicago; Continental Elevators; Continental Grain Co.

Chicago; Badenoch Elevator; J. J. Badenoch Co.

Chicago; Eckhart Elevator; Eckhart Milling Co.

Chicago; Rialto Elevator; General Mills, Inc.

Chicago; Central Chicago Elevator "A"; Central Soya Co., Inc.

Chicago; Central Chicago Elevator "B"; Central Soya Co., Inc.

Chicago; Calumet Elevators; Norris Grain Co.

Chicago; Norris Elevator & Tanks; Norris Grain Co.

Chicago; Belt Elevator; Carey Grain Corp.

Chicago; Irondale Elevator; Louis Dreyfus Corp.

Chicago; Spencer Kellogg and Sons Concrete Elevator; Spencer-Kellogg and Sons, Inc.

Chicago; Gateway Elevator; Illinois Grain Corp.

Chicago; Santa Fe Elevator; Santa Fe Elevator Corp.

Chicago; Kensington Elevator; Santa Fe Elevator Corp.

Chicago; Erie Elevator; Interstate Elevator Corp.

Chicago; States Grain Elevator; Pittsburgh Grain Elevator Corp.
 Chrisman; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Collinsville; Tiedemann Elevator; Charles Tiedemann Mills, Inc.
 Dallas City; Illinois Grain Corporation Dallas City Elevator; Illinois Grain Corp.
 Danville; Lauhoff Elevator; Lauhoff Grain Co.
 Delavan; Delavan Elevator; Delavan Co-operative Elevator Co.
 DeWitt; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Dixon; Dixon Mills Elevator; Dixon Mills, Inc.
 Downs; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elma Hafer, Earle Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners trading as Hasenwinkle Wallace Co.
 E. St. Louis; Continental Elevator; Continental Grain Co.
 E. St. Louis; National Oats Elevator; National Oats Co.
 Edwardsville; Dippold Elevator; Arthur H. Stubbs, t/a Dippold Bros.
 Edwardsville; A. & B. Feed & Seed Elevator; A & B Feed & Store, Inc.
 Empire; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Evansville; Huegely Evansville Elevator; Huegely Grain Company, Inc.
 Fairfield; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Fairmount; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Foosland; Foosland Elevator; Foosland Grain Co.
 Georgetown; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Gibson City; Farmers Elevator; The Farmers Grain Co. of Gibson City.
 Gilman; Gilman Elevator; Uhlmann Grain Co.
 Granite City; Cargill E. St. Louis Elevator "Q"; Cargill, Inc.
 Hammond; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Hampshire; Hampshire Elevator; Gerstenberg and Tucker, Inc.
 Haristown; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Havana; Havana Elevator; Continental Grain Co.
 Havana; Illinois Grain Corp. Havana Elevator; Illinois Grain Corp.
 Henkel; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Hennepin; Illinois Grain Corp. Hennepin Elevator; Illinois Grain Corp.
 Heyworth; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elma Hafer, Earle Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners t/a Hasenwinkle Wallace Co.
 Indianapolis; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Jerseyville; Jerseyville Elevators; Jersey County Grain Co.
 Kane; Kane Elevator; Jersey County Grain Co.
 Kankakee; Kankakee Elevator; A. L. Book, trading as A. L. Book & Co.
 Kansas; Rardin Elevator; Rardin Grain Co.
 Lacon; Illinois Grain Corp. Lacon Elevator; Illinois Grain Corp.
 Lark Siding (P.O. Monticello); Lark Siding Elevator; Monticello Grain Co.
 LaRose; LaRose Elevator; American Grain Co.
 Lebanon; Norris Lebanon Elevator; Norris Grain Co.
 Le Roy; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elma Hafer, Earle Hasenwinkle, Constance H. Anderson, and Paul Anderson, Jr., copartners t/a Hasenwinkle Wallace Co.
 Lockport; Central Lockport Elevator; Central Soya Co., Inc.

Ludlow; Ludlow Elevators; Ludlow Cooperative Elevator Co.
 Mansfield; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Marine; Marine Elevator; Alhambra Grain & Feed Co.
 Mayview; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 McCall Siding; McCall Elevator; Hancock Grain Co.
 McNulta; McNulta Elevator; Foosland Grain Co.
 Mendota; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Meredosia; Meredosia Elevator; A. B. Chrisman Grain Co.
 Metcalf; General Grain Elevator; General Grain, Inc.
 Meyer; Meyer Elevator; Ursa Farmers Co-operative Co.
 Mineral; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Monticello; Monticello Elevator; Monticello Grain Co.
 Morris; Square Deal Elevator; Farmers' Square Deal Grain Co.
 Moweaqua; Moweaqua Elevator; Moweaqua Grain Co.
 Myra; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Newman; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Ogden; Fielding Elevator; Federal-North Iowa Grain Co. t/a J. C. Fielding Grain Co.
 Olive Branch; Olive Branch Elevator; Olive Branch Grain and Milling Co.
 Paris; Paris Elevator; Illinois Cereal Mills, Inc.
 Parnell (Farmer City Route 2); Walsh Grain Elevator; Robert E. Walsh and Elizabeth Walsh, copartners trading as Walsh Grain Elevator.
 Paxton; Charles Shelby Elevator; R. C. Yancey, trading as Charles Shelby Grain Co.
 Pekin; Norris Elevator; Norris Grain Co.
 Peoria; Burlington Elevator; Norris Grain Co.
 Peoria; Riverside Elevator; Riverside Elevator Co.
 Pinckneyville; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Pittsfield; King Elevator; M. D. King Milling Co.
 Poplar Grove; McLay Elevator; Joseph R. McLay, Kenneth J. McLay and Donald L. McLay, copartners t/a McLay Grain Co.
 Radford; Radford Elevator; Radford Grain Co.
 Rantoul; Rantoul Elevators; Ludlow Co-operative Elevator Co.
 Ridge Farm; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Rumpier; Fielding Elevator; Federal-North Iowa Grain Co. t/a J. C. Fielding Grain Co.
 St. Jacob; St. Jacob Elevator; Toberman Grain Co.
 Savoy; Savoy Elevator; Savoy Grain Co.
 Seneca; Central Seneca Elevator; Central Soya Co., Inc.
 Seymour; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Sheldon; Sheldon Elevator; Norris Grain Co.
 Shipman; Shipman Elevator; Shipman Elevator Co.
 Sibley; Sibley Grain Company Elevator; The Sibley Grain Co.
 Sidell; Sidell Elevator; Samuel N. Maddox, Chester Maddox and Fred F. Current, copartners t/a Sidell Grain Co.
 State Line; State Line Elevator; Jonah W. Conard & Jack Conard, copartners trading as Conard Grain Co.
 Steward; Steward Elevators; Lee County Grain Association.
 Taylorville; Allied Mills Taylorville Elevator; Allied Mills, Inc.
 Tolono; Apex Terminal Warehouses; Apex Terminal Warehouses, Inc.

*In Illinois and Indiana.

Tolono; Zelle Elevator; C. A. Zelle.
 Tomlinson; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Ursa; Ursa Elevator; Ursa Farmers Co-operative Co.
 Wapella; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elma Hafer, Earle Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners t/a Hasenwinkle Wallace Co.
 Warrington; Warrington Elevator; Rardin Grain Co.
 Warsaw; Warsaw Elevator; Hancock Grain Co.
 Washburn; Washburn Elevator; American Grain Co.
 Watkins; Federal-North Iowa Elevator; Federal-North Iowa Grain Co.
 Waynesville; Martin Grain Company Elevator; Martin Grain Co.
 Weldon; Weldon Grain Co. Elevator; Weldon Co-operative Grain Co.
 White Heath; Federal-North Iowa Grain Co.; Federal-North Iowa Grain Co.
 Wilton; Wilton Elevator; Andres & Wilton Farmers Grain & Supply Co.
 Worden; Worden Elevator; Martin H. Elert, trading as Worden Elevator.

INDIANA

Ambia; Ambia Elevator; The Ambia Grain Co.
 Amboy; Amboy Elevator; Claude L. Aukerman and Wm. Ronald Aukerman copartners trading as Amboy Grain Co.
 Blcknell; Barr Elevator; O. L. Barr Grain Co., Inc.
 Camden; Camden Elevator; Allison, Steinhart & Zook, Inc.
 Colfax; Colfax Grain Co. Elevator; Lawrence E. Lake, Harold E. Miller, Harry Clifford Tucker, Samuel F. Sherfy, Howard G. White and Cloyce Street, copartners trading as Colfax Grain Co.
 Converse; General Grain Elevator; General Grain, Inc.
 Cortland; General Grain Elevator; General Grain, Inc.
 Cyclone; General Grain Elevator; General Grain, Inc.
 Earl Park; General Grain Elevator; General Grain, Inc.
 East Chicago; The New York Central Elevator; Farmers Grain Dealers Association of Iowa (Cooperative).
 Edinburg; Edinburg Elevator; Edinburg Grain Company, Inc.
 Farmland; General Grain Elevator; General Grain, Inc.
 Flora; Flora Elevator; Allison, Steinhart & Zook, Inc.
 Gadsden; General Grain Elevator; General Grain, Inc.
 Gaston; General Grain Elevator; General Grain, Inc.
 Hammond; Continental Standard Elevator; Continental Grain Co.
 Hedrick; Hedrick Elevator; Jonah W. Conard and Jack Conard, copartners t/a Conard Grain Co.
 Indianapolis; Beech Grove Elevator; The Early and Daniel Co.
 Indianapolis; Indianapolis Public Elevator; Indiana Farm Bureau Cooperative Association, Inc.
 Indianapolis; Central Indianapolis Elevator; Central Soya Company, Inc.
 Indianapolis; General Grain Elevator; General Grain, Inc.
 Lafayette; General Grain Elevator; General Grain, Inc.
 La Fontaine; Co-Op Elevator; The Farmers' Co-operative Co. of La Fontaine, Ind.
 Ligonier; Lyon & Greenleaf Elevator; Lyon and Greenleaf Co., Inc.
 Manson; General Grain Elevator; General Grain, Inc.
 Marion; Hoosier Elevator; Hoosier Mills, Inc.
 Marion; Thomas Elevator; Thomas Milling Co., Inc.

Marshfield; Marshfield Elevator; Jonah W. Conard and Jack Conard, copartners t/a Conard Grain Co.

Martz; Martz Elevator; Martz Grain Company, Inc.

Mellott; Knowles Elevator; Knowles & Sons, Inc.

Michigantown; Michigantown Elevator; Allison, Steinhart & Zook, Inc.

Mohawk; General Grain Elevator; General Grain, Inc.

Morristown; Morristown Elevator; Morristown Elevator Co., Inc.

Mt. Vernon; Farm Bureau Co-op Elevator; Posey County Farm Bureau Co-operative Association, Inc.

New Harmony; Couch Elevator; Geo. Couch & Sons, Inc.

New Ross; New Ross Elevator; Walter S. Whitecotton and G. Dorman Harris, copartners trading as The New Ross Grain Co.

Noblesville; General Grain Elevator; General Grain, Inc.

Onward; General Grain Elevator; General Grain, Inc.

Orleans; General Grain Elevator; General Grain, Inc.

Pendleton; General Grain Elevator; General Grain, Inc.

Peru; Canal Elevator; Allison, Steinhart & Zook, Inc.

Portland; Haynes Soy Elevator; Haynes Milling Co., Inc.

Raub; Raub Elevator; Allison, Steinhart & Zook, Inc.

Reagan; General Grain Elevator; General Grain, Inc.

Schneider; Schneider Elevator; Stratton Grain Co.

Scottsburg; General Grain Elevator; General Grain, Inc.

Seymour; Blish Milling Company Elevator; Acme-Evans Company, Inc. (Blish Milling Company Division).

Spelcher; Spelcher Elevator; Wabash County Farm Bureau Co-operative Association, Inc.

Star City; Star City Co-Op Elevator; Pualaski County Farm Bureau Co-operative Association, Inc.

State Line; State Line Elevator; Jonah W. Conard and Jack Conard copartners t/a Conard Grain Co.

Summitville; General Grain Elevator; General Grain, Inc.

Sweetser; General Grain Elevator; General Grain, Inc.

Thorntown; Sugar Creek Elevator; Allison, Steinhart & Zook, Inc.

Treaty; Treaty Elevator; Wabash County Farm Bureau Co-operative Association, Inc.

Walton; Walton Elevator; Walton Elevator Co.

Washington; Graham Elevator; Graham Brothers, Inc.

Westport; General Grain Elevator; General Grain, Inc.

Winchester; General Grain Elevator; General Grain, Inc.

Iowa

Algona; Farmers Elevator; Algona Grain Company, Inc.

Alta; Alta Cooperative Elevator; Alta Co-operative Elevator.

Altoona; Altoona Elevator; Wise Elevator Co.

Arthur; Continental Elevator; Continental Grain Co.

Audubon; Continental Elevator; Continental Grain Co.

Belmond; General Mills Chemical Division Elevator; General Mills, Inc.

Blencoe; Farmers Elevators; Blencoe Co-operative Co.

Blockton; Dannen Elevator; Dannen Mills, Inc.

Burlington; Burlington & Mississippi Elevator; Norris Grain Co.

Cedar Rapids; Cargill Cedar Rapids Elevator; Cargill, Inc.

Charlton; Dannen Elevator; Dannen Mills, Inc.

Clarion; Farmers Elevators; Clarion Farmers Elevator Cooperative.

Clearfield; Dannen Elevator; Dannen Mills, Inc.

Cooper; Milligan Bros. Elevator; Frank T. Milligan, Robert P. Milligan and Frank T. Milligan and Robert P. Milligan as Executors of the Estate of Iris T. Milligan, deceased, Copartners trading as Milligan Bros.

Corley; Squealer Grain Elevator; Squealer Grain Co.

Council Bluffs; A.D.M. Elevator; Archer-Daniels-Midland Co.

Council Bluffs; Peavey Elevator; Omaha Elevator Co.

Council Bluffs; Scoular-Bishop Elevator; Scoular-Bishop Grain Co.

Council Bluffs; Updike Elevator "D"; Updike Grain Corp.

Cushing; Continental Elevator; Continental Grain Co.

Davenport; Pillsbury Davenport Elevator; Pillsbury Mills, Inc.

Dedham; Farmers Elevators; Dedham Co-operative Association.

Des Moines; Eighteenth Street Elevator; Farmers Grain Dealers Association of Iowa (Cooperative).

Des Moines; Avon Elevator; Farmers Grain Dealers Association of Iowa (Cooperative).

Farlin; Milligan Bros. Elevator; Frank T. Milligan, Robert P. Milligan and Frank T. Milligan and Robert P. Milligan as Executors of the Estate of Iris T. Milligan, deceased, Copartners trading as Milligan Bros.

Fort Dodge; Cargill Fort Dodge Elevator; Cargill, Inc.

Gilmore City; Cargill Elevator; Cargill, Inc.

Glidden; Farmers Elevator; Farmers Co-operative Co.

Gray; Conklin Elevator; Edith Conklin, trading as Conklin Grain Co.

Harlan; Squealer Grain Elevator; Squealer Grain Co.

Jefferson; Milligan Bros. Elevator; Frank T. Milligan, Robert P. Milligan and Frank T. Milligan and Robert P. Milligan as Executors of the Estate of Iris T. Milligan, deceased, Copartners trading as Milligan Bros.

Jordan; Sterner Elevator; A. Sterner & Co.

Kingsley; Farmers Elevators; The Farmers Elevator Co.

Lake City; Adams Elevator; Robert P. Adams, et al., a copartnership trading as The Adams Elevator.

Lanesboro; Moorhouse Elevators; A. Moorhouse Co.

Missouri Valley; Loveland Elevator; Richard F. Day, Executor and Trustee of the estate of Francis Day, deceased, trading as Loveland Elevator Co.

Modale; Farmers Elevators; Modale Co-operative Association.

Mondamin; Farmers Elevators; Farmers Co-operative Co.

Neola; Lakin Grain Elevators; Charles E. Lakin doing business as Lakin Grain Co.

Oto; Continental Elevator; Continental Grain Co.

Palmer; Farmers Elevator; Farmers Co-operative Co.

Radcliffe; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.

Ralston; Farmers Elevators; Farmers Co-operative Association.

Red Oak; Dannen Mill; Dannen Mills, Inc.

River Sioux; Farmers Elevator; Farmers Co-operative Co.

Salk; Farmers Elevator; Farmers Cooperative Elevator Co.

Shelby; Shelby Elevator; Farmers Elevator.

Sheldon; Big 4 Elevator; Big 4 Cooperative Processing Association.

Sheldon; Farmers Elevators; Farmers Co-operative Elevator Association of Sheldon, Iowa.

Sherman; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.

Sioux City; O'Neill Elevator; Eugene M. O'Neill and John E. O'Neill copartners, trading as O'Neill Grain Co.

Sioux City; Bartlett Elevator; Bartlett and Co. Grain.

Sioux City; Sioux Soya Mills Elevators; Sioux Industries, Inc.

Sioux City; Farmers Union Elevator; Farmers Union Grain Terminal Association.

Sioux City; Terminal Grain Corp. Elevator; Terminal Grain Corp.

Sloan; Farmers Elevator; Farmers Cereal Co. (Cooperative).

Templeton; Conklin Elevators; Edith Conklin, trading as Conklin Grain Co.

Underwood; Lakin Grain Elevator; Charles E. Lakin doing business as Lakin Grain Co.

Walcott; Pillsbury Walcott Elevator; Pillsbury Mills, Inc.

Walnut; Continental Elevator; Continental Grain Co.

Washington; Cargill Washington Elevator; Cargill, Inc.

Waverly; Waverly Elevator Co. Elevator; Waverly Elevator Co.

Westfield; Mullaney Elevator; J. J. Mullaney Co.

Wightman; Moorhouse Elevator; A. Moorhouse Co.

KANSAS

Abilene; The Abilene Elevator; The Abilene Elevator Co., Inc.

Alamota; Dannen Elevator; Dannen Mills, Inc.

Alamota; Alamota Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.

Alden; Alden Elevator; The Farmers Co-operative Union.

Amy; Amy Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.

Andale; Farmers Elevator; The Andale Farmers Cooperative Co.

Arkansas City; Ark City Elevator; Dixie-Portland Flour Co.

Atwood; Equity Elevator; The Atwood Equity Co-operative Exchange.

Bazine; Co-op Elevator; The Co-operative Grain & Supply Co.

Beeler; Beeler Coop; The Beeler Cooperative Exchange.

Belpre; Walsh Elevator; Ester Walsh executrix of the estate of R. F. Walsh deceased, trading as Walsh Grain Co.

Bosse Siding (P.O. Jetmore); Bosse Elevator; Bosse Grains, Inc.

Brewster; Coffey Elevator; The Coffey Grain Co., Inc.

Brewster; Coop Elevator; Farmers Co-operative Association.

Briggs (P.O. Sedgwick); Galmeister Elevators; Frank Galmeister, trading as Galmeister Grain & Elevator.

Bucklin; C. D. Jennings Elevator; The C. D. Jennings Grain Co.

Charleston (P.O. Ingalls); Farmers Elevators; The Garden City Co-operative Equity Exchange.

Chase; Chase Co-operative Elevator; The Chase Co-operative Elevator, Mill and Mercantile Union.

Cheney; Dannen Elevator; Dannen Mills, Inc.

Cheney; Cheney Co-op Elevator; The Cheney Co-operative Elevator Association.

Cimarron; The Cimarron Co-operative Elevators; The Cimarron Co-operative Equity Exchange.

Cimarron; Southwestern Grain Elevator; Southwestern Grain, Inc.

Colby; Cooper Terminal; Cooper Grain, Inc.

Colby; Hi-Plains Co-op Elevator; The Hi-Plains Co-operative Association.

Coldwater; Farmers Elevator; The Protection Cooperative Supply Co.

Colwich; Farmers Elevator; The Andale Farmers Cooperative Co.

*In Illinois and Indiana.

Concordia; Concordia Mill Elevator; W. Bennett, Jr. and J. D. Bennett, t/a Concordia Milling Co.
 Conway Springs; Conway Springs Elevator; Garretson-Grant Grain, Inc.
 Conway Springs; The Farmers Cooperative Grain Association Elevator; The Farmers Cooperative Grain Association.
 Coolidge; Coolidge Co-op Elevator; South Eastern Colorado Coop.
 Coolidge; Sullivan Inc. Elevator; Sullivan, Inc.
 Copeland; Riffe Bros. Elevator; Riffe Bros. Co., Inc.
 Corbin; Hunter Elevator; H. H. Hunter d/b/a H. H. Hunter-Grain-Feed-Fertilizer.
 Corwin; Farmers Co-operative Elevators; The Farmers Co-operative Business Association.
 Danville; Danville Coop. Elevator; Danville Cooperative Association.
 Delphos; Delphos Coop Elevator; The Delphos Cooperative Association.
 Dighton; Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.
 Dillwyn; Coop Elevator; The Dillwyn Grain and Supply Co.
 Dodge City; Dodge City Terminal Elevator; The Dodge City Terminal Elevator Co.
 Dodge City; Casterline Elevator; Casterline Grain & Seed, Inc.
 Dodge City; Grain Products Terminal Elevator; Grain Products Terminal Elevator, Inc.
 Douglass; Douglass Grain Co. Elevator; James L. Taylor, trading as Douglass Grain Co.
 El Dorado; Taylor Elevator; James L. Taylor, trading as Douglass Grain Co.
 Elkhart; Addington Elevator; W. H. Addington, trading as Addington Elevator Co.
 Ellsworth; Salina Terminal Elevators; The Salina Terminal Elevator Co.
 Feterita (P.O. Hugoton); Feterita Co-op Elevator; The Stevens County Co-operative Equity Exchange.
 Fowler; Fowler Equity Elevator "B"; The Fowler Equity Exchange.
 Furley (P.O. Whitewater); Dannen Elevator; Dannen Mills, Inc.
 Galva; Galva Grain Inc. Elevator; Galva Grain, Inc.
 Garden City; Farmers Elevators; The Garden City Co-operative Equity Exchange.
 Garden City; Lawrence Warehouse No. 8; Lawrence Warehouse Co.
 Garden Plain; Farmers Cooperative Elevator; The Farmers Cooperative Elevator Co.
 Garfield; Garfield Co-operative Elevator; The Garfield Co-operative Co.
 Goodland; Coffey Elevator; The Coffey Grain Company, Inc.
 Grainfield; Farmers Elevator; The Gove County Cooperative Association.
 Green; Lippert Elevator; Warren R. Lippert, trading as Lippert Grain Co.
 Greensburg; Farmers Grain and Supply Elevator; The Farmers Grain and Supply Co. of Kiowa County, Kans.
 Gypsum; Moore Elevator; Kenneth Moore and Lorene Moore, copartners, trading as Moore Grain and Feed Co.
 Hardner; O.K. Elevators; The O.K. Co-operative Grain & Mercantile Co.
 Harper; Farmers Cooperative Elevator; Anthony Farmer's Cooperative Elevator Co.
 Haven; Farmers Grain Co.; The Farmers Co-operative Grain Co.
 Haysville; Haysville Elevators; The Haysville Elevator and Supply Co.
 Hazelton; Farmers Co-operative Elevators; The Farmers Co-operative Business Association.
 Hickok; Sullivan Inc. Elevator; Sullivan, Inc.
 Hickok; Co-Op Elevator; The Ulysses Co-operative Oil and Supply Co.
 Hugoton; Parker Elevator; Myrtle Parker, Executrix of the Estate of Harry V. Parker, Deceased, trading as Parker Grain Co.

Hutchinson; Larabee Elevator; Archer-Daniels-Midland Co.
 Hutchinson; C. D. Jennings Elevator; The C. D. Jennings Grain Co.
 Hutchinson; Kelly Elevator; The William Kelly Milling Co.
 Hutchinson; Grain Belt Elevator; The Salina Terminal Elevator Co.
 Ingalls; Ingalls Grain Elevator; Ingalls Grain Inc.
 Inman; Chase Elevator; The Chase Grain Co., Inc.
 Joy; Farmers Grain and Supply Elevator; The Farmers Grain and Supply Co. of Kiowa County, Kans.
 Junction City; Mid-Continent Elevators; S. H. Sampson and D. L. Sampson, Copartners, trading as Sampson Brothers.
 Kalvesta; Bosse Elevator; Bosse Grains, Inc.
 Kanorado; Coffey Elevator; The Coffey Grain Company, Inc.
 Kanorado; Kanorado Co-op Elevator; The Kanorado Co-operative Association.
 Kansas City; I. H. Elevator; Rodney Milling Co.
 Kansas City; Farmers Union Fairfax Elevator; The Farmers Union Jobbing Association.
 Kansas City; River-Rail Elevator; Bartlett and Company Grain.
 Kensington; Kensington Coop Elevators; The Kensington Cooperative Association.
 Kiowa; Bowersock Elevator; The Bowersock Mills & Power Co.
 Kiowa; O. K. Elevators; The O. K. Co-operative Grain & Mercantile Co.
 Kismet; Equity Elevator; The Plains Equity Exchange and Co-operative Union.
 Larned; Pawnee Elevators; The Pawnee County Cooperative Association.
 Lawrence; Concrete Elevator; The Bowersock Mills & Power Co.
 Lehigh; Farmers Elevator; The Farmers Co-operative Grain and Mercantile Co.
 Leoti; C. D. Jennings Elevator; The C. D. Jennings Grain Co.
 Lowe (P.O. Holcomb); Farmers Elevators; The Garden City Co-operative Equity Exchange.
 Lyons; Consolidated Elevator; The Consolidated Flour Mills Co.
 Lyons; Central Kansas Elevator; The Salina Terminal Elevator Co.
 Lyons; Lyons Co-op Elevator; Lyons Co-operative Association.
 McPherson; Chase Elevator; The Chase Grain Co., Inc.
 McPherson; K.B.R. Milling Company Elevator; Rodney Milling Co.
 Macksville; English Bros. Elevator; Robert H. English and William T. English copartners, trading as English Grain Co.
 Maize; Maize Mills Elevator; Maize Mills, Inc.
 Meade; The Co-operative Elevators; The Co-operative Elevator and Supply Co.
 Milepost (P.O. Ulysses); Co-Op Elevator; The Ulysses Co-operative Oil and Supply Co.
 Milton; Conway Springs Elevator; Garretson-Grant Grain, Inc.
 Moscow; Thurow Elevator; Milton M. Thurow, Ralph V. Thurow and Orville W. Thurow, copartners trading as Carl G. Thurow & Sons.
 Moscow; Spikes Elevator; Spikes, Inc.
 Moscow; Moscow Elevator; L. A. Gaskill and Mrs. E. L. Gaskill, copartners trading as Moscow Elevator Co.
 Mullinville; Equity Exchange Elevator; The Equity Grain and General Merchandise Exchange.
 Mulvane; Mulvane Co-op Elevator; The Mulvane Cooperative Union.
 Nashville; Farmers Co-op Elevator; The Zenda Grain and Supply Co.
 Ness City; Farmers Coop Elevator; Farmers Cooperative Grain and Supply Co.
 Newton; Ross Elevator; American Flours, Inc.
 Oimitz; Dannen Elevator; Dannen Mills, Inc.

Ottawa; Ottawa Co-op Elevator; The Ottawa Cooperative Association.
 Overbrook; Overbrook Farmers Co-Op Elevator; The Overbrook Farmer's Union Co-operative Association.
 Oxford; Parity Mills; Parity Mills, Inc.
 Park; Farmers Elevator; The Gove County Cooperative Association.
 Perth; Hunter Elevator; H. H. Hunter d/b/a H. H. Hunter-Grain-Feed-Fertilizer.
 Plains; Equity Elevator; The Plains Equity Exchange and Co-operative Union.
 Pleasanton; Pleasanton Mill Elevator; Pleasanton Mill & Elevator Company, Inc.
 Pierceville; Farmers Elevators; The Garden City Co-operative Equity Exchange.
 Pierceville; Christensen Elevator; Christensen Grain, Inc.
 Protection; Farmers Elevator; The Protection Cooperative Supply Co.
 Roxbury; Moore Elevator; Kenneth Moore and Lorene Moore, copartners trading as Moore Grain and Feed Co.
 Russell; Russell Milling Company Elevator; Rodney Milling Co.
 St. Francis; Equity Elevator; The St. Francis Mercantile Equity Exchange.
 Scott City; Coop Elevator; The Scott Co-operative Association.
 Scott City; Scott City Elevator; The Scott City Grain Company, Inc.
 Sedgwick; Farmers Elevator; The Andale Farmers Cooperative Co.
 Sedgwick; The Sedgwick Alfalfa Mills; Sedgwick Alfalfa Mills, Inc.
 Sharon; Farmers Co-operative Elevators; The Farmers Co-operative Business Association.
 Shields; Shields Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.
 Stafford; Independent Coop Elevator; The Independent Co-operative Grain & Mercantile Co.
 Sterling; Farmers Elevator; The Farmers Cooperative Union.
 Sublette; Riffe Bros. Elevator; Riffe Bros. Co., Inc.
 Sublette; Haskell County Elevator; Haskell County Grain Co., Inc.
 Syracuse; Jackson Elevator; Jackson Grain Co., Inc.
 Tennis (P.O. Friend); Farmers Elevators; The Garden City Co-operative Equity Exchange.
 Timken; Timken Coop Elevator; The Timken Cooperative Association.
 Topeka; Farmers Union Terminal Elevator; The Farmers Union Jobbing Association.
 Tribune; Greeley County Coop Elevator; The Greeley County Cooperative Association.
 Turon; Dannen Elevator; Dannen Mills, Inc.
 Ulysses; Co-Op Elevator; The Ulysses Co-operative Oil and Supply Co.
 Ulysses; Sullivan Inc. Elevator; Sullivan, Inc.
 Valley Center; Farmers Elevator; E. Carl Jones, trading as Valley Center Farmers Elevator.
 Wellington; Farmers' Co-op Elevator; Farmers' Cooperative Grain Association of Wellington, Kans.
 Wellington; Larabee Elevator; Archer-Daniels-Midland Co.
 Wellington; Hunter Elevators; The Hunter Milling Co.
 Whitewater; Whitewater Elevator; The Whitewater Flour Mills Co.
 Wichita; Public Terminal Elevator; Sam P. Wellingford Grain Corp.
 Wilmore; Wilmore Elevator; The Bowersock Mills & Power Co.
 Wilrods; Co-op Elevator; The Wright Co-operative Exchange.
 Wilson; Kyner Elevator; Kyner Elevators, Inc.
 Wilson; Soukup Elevator; Arthur C. Soukup, t/a Soukup Grain Co.
 Wolf; Farmers Elevators; The Garden City Co-operative Equity Exchange.

Wright; Co-op Elevators; The Wright Co-operative Exchange.

Zenda; Farmers Co-op Elevator; The Zenda Grain and Supply Co.

Zenith; Farmers Elevator; Zenith Cooperative Grain Co.

KENTUCKY

Henderson; Co-Operative Elevator; Ohio Valley Soy Bean Co-operative.

Lexington; Lexington Roller Mills Elevator; Lexington Roller Mills, Inc.

Louisville; Kentucky Public Elevator; The Early and Daniel Co.

Louisville; Cargill Louisville Elevator; Cargill, Inc.

Louisville; Gold Proof Elevator; Indiana Farm Bureau Cooperative Association, Inc.

Louisville; Continental Elevator; Continental Grain Co.

Owensboro; Farmers Elevators; Farmers Elevators, Inc.

LOUISIANA

Abbeville; Planters Warehouse; Farmers Warehouse Co.

Crowley; Peoples Warehouse; Farmers Warehouse Co.

Crowley; Acadia Warehouse; Farmers Warehouse Co.

Eunice; Eunice Rice Drier Warehouse; Farmers Warehouse Co.

Gueydan; Gueydan Warehouse; Farmers Warehouse Co.

Jennings; Northern Warehouse; Farmers Warehouse Co.

Kaplan; Agnes Warehouse; Farmers Warehouse Co.

Lake Charles; Lake Charles Warehouse; Farmers Warehouse Co.

Port Allen; Port of Baton Rouge Grain Elevator; Cargill, Inc.

Rayne; Rayne Warehouse; Farmers Warehouse Co.

Shreveport (Moore Station); Cargill Shreveport Elevator; Cargill, Inc.

MARYLAND

Baltimore; Cargill Mt. Clare Elevator; Cargill, Inc.

Westminster; Shafer Brothers Elevator; Lewis W. Shafer, Lewis W. Shafer, Jr., Joseph A. Shafer and Lindsay B. Shafer, t/a Shafer Brothers.

MICHIGAN

Adrian; Adrian Elevator; Adrian Grain Co.

Augusta; Knappen Elevator; Knappen Milling Co.

Chelsea; Chelsea Mill Elevator; Chelsea Milling Co.

Clinton; Atlas Feed & Grain Co. Elevator; Atlas Feed & Grain Co.

Dowagiac; Dowagiac Milling Co. Elevator; The Dowagiac Milling Co.

Hillsdale; Stock Elevator; F. W. Stock & Sons, Inc.

Lowell; King Milling Co. Elevator; King Milling Co.

Ottawa Lake (RR #2); Terminal Elevator; Michigan Elevator Exchange.

Quincy; Quincy Elevator; Williams Milling Co., Inc.

Tecumseh; Hayden Mill Elevator; Hayden Flour Mills, Inc.

MINNESOTA

Breckenridge; Cargill Elevator; Cargill, Inc.

Columbia Heights; Northwest Elevator; Cargill, Inc.

Crookston; Cargill Elevator; Cargill, Inc.

Marshall; Cargill Elevator; Cargill, Inc.

Minneapolis; Belco Elevators; Northwest-ern Malt & Grain Co.

New Ulm; Burdick Elevator; Burdick Grain Co.

Red Wing; Central Elevator; Central Grain Co.

Savage; Port Cargill Elevator "A"; Cargill, Inc.

Sleepy Eye; Cargill Elevator; Cargill, Inc.

St. Paul; Capital B Elevator; International Milling Co.

Wesota (P.O. Gluek); Cargill Elevator; Cargill, Inc.

Winona; Elevator "F"; Winona Elevator Corp.

MISSISSIPPI

Greenville; Delta Rice Growers Warehouse; Delta Rice Growers Association (A.A.L.).

Greenville; Greenville Warehouse; Mississippi Rice Warehouse Co.

Leland; Leland Warehouse; Mississippi Rice Warehouse Co.

Natchez; Cargill Natchez Elevator; Cargill, Inc.

MISSOURI

Aurora; M.F.A. Milling Co.; M.F.A. Milling Co.

Boonville; Boonville M.F.A. Elevator; M.F.A. Central Cooperative.

Caruthersville; River Warehouse & Elevator; Missouri Soybean Co.

Charleston; Charleston Elevator; Story Feed and Seed Co.

Clinton; Larabee Elevator; Archer-Daniels-Midland Co.

Dearborn; Halferty Bros. Elevator; Halferty Bros., Inc.

Diehlstadt; Diehlstadt Elevator; Diehlstadt Grain and Milling Co.

Hamilton; Danner Elevator; Danner Mills, Inc.

Hannibal; Hannibal Terminal Elevator; Hannibal Grain Terminal, Inc.

Hayti; Hayti Elevator; Missouri Soybean Co.

Heagy (P.O. Bell City); Bell City Elevator; Bell City Grain and Milling Co.

Higginsville; Higginsville Flour Mill Warehouse; Dixie-Portland Flour Co.

Kansas City; Boulevard Elevator; Rodney Milling Co.

Kennett; Kennett Soybean Elevator; E. M. Regenold d/b/a Kennett Soybean Co.

Knob Noster; Knob Noster Elevator; W. J. Carr and Louis P. Lay, t/a Knob Noster Elevator Co.

Lamar; M.F.A. Cooperative Elevator; Missouri Farmers Association, Inc.

Lexington; Lafayette Elevator; Lafayette Elevator Co.

Louisiana; M. F. A. Cooperative Elevator; Missouri Farmers Association, Inc.

Maryville; Danner Elevator; Danner Mills, Inc.

Mexico; M.F.A. Cooperative Elevator; Missouri Farmers Association, Inc.

Milan; Milan Grain Company's Elevator; Danner Mills, Inc.

Morley; Morley Elevator; Morley Grain and Milling Co.

No. Kansas City; Monarch Elevator; Archer-Daniels-Midland Co.

No. Kansas City; FMA Elevator; Flour Mills of America, Inc.

No. Kansas City; International Milling Company Elevator; International Milling Co.

Osage City; Osage City Elevator; W. A. Rootes and Co.

Rea; Rea Elevator; Rea Grain & Feed Co.

St. Joseph; Danner Elevators; Danner Mills, Inc.

St. Joseph; Bartlett Elevator; Bartlett and Co. Grain.

St. Joseph; Larabee Elevator; Archer-Daniels-Midland Co.

St. Joseph; Northwest Elevator; Northwest Grain Storage Corp.

St. Joseph; Burlington Elevator; Pillsbury Mills, Inc.

St. Louis; Checkerboard Elevator A; Ralston Purina Company, trading as Checkerboard Grain Co.

St. Louis; Albrecht Elevator; Albrecht Feed and Elevator Co.

St. Louis; Missouri-Pacific Elevator; Continental Grain Co.

St. Louis; Brooklyn Street Elevators; Continental Grain Co.

St. Louis; Elevator "C"; Continental Grain Co.

St. Louis; Cornell Elevator; Cornell Seed Co.

St. Louis; Norris Elevator; Norris Grain Corp.

St. Louis; St. Louis Flour Mills; The Colorado Milling & Elevator Company trading as St. Louis Flour Mills.

St. Louis; Elam Elevator; Elam Grain Co.

Springfield; Tindle Elevator; Tindle Milling Co.

Springfield; M.F.A. Milling Co.; M.F.A. Milling Co.

Tebbetts; Rootes Elevator; W. A. Rootes and Co.

Vanduser; Vanduser Elevator; Vanduser Grain & Milling Co.

Warrensburg; Innes Elevator Mills; J. L. Innes and R. A. Innes, copartners trading as Innes Elevator Mills.

Wolf Island; Wolf Island Elevator; Story Feed and Seed Co.

NEBRASKA

Ainsworth; Rogers Elevators; Rogers Grain and Feed Co.

Ashland; Kuhl-Reece Co.'s Elevator; Kuhl-Reece Co.

Bancroft; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Beaver Crossing; Farmers Elevators; Farmers Cooperative Co.

Beemer; Continental Elevator; Continental Grain Co.

Bellwood; Farmers Elevator; Farmers Cooperative Grain Co.

Benedict; Farmers Grain Association Elevator; Farmers Co-Operative Grain Association of Benedict, Nebr.

Benkelman; Benkelman Elevators; Independent Elevators, Inc.

Bixby; Bixby Cooperative Elevator; Bixby Cooperative Co.

Blair; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Bloomfield; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Bristow; Bristow Elevator; Bristow-Monowil Cooperative Association.

Carroll; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Cedar Bluffs; Farmers Elevators; The Farmers Union Co-Operative Association of Cedar Bluffs, Nebr.

Central City; Levitt Elevator; Merrick County Grain Co.

Chappell; Farmers Elevators; Farmers Elevator Co.

Coleridge; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Columbus; Farmers Grain Terminal; Foreman-Gammel Grain Co., Inc.

Concord; Crowell Elevator; Crowell Elevator Co.

Cornlea; Continental Elevator; Continental Grain Co.

Craig; Farmers Union Elevator; Farmers Union Co-Operative Association.

Craig; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Creighton; Continental Elevator; Continental Grain Co.

Crete; Crete Mills Division Elevator; Lauhoff Grain Co.

Dixon; Crowell Elevator; Crowell Elevator Co.

Doane; Doane Elevators; Independent Elevators, Inc.

Dodge; Crowell Elevator; Crowell Elevator Co.

Dorchester; Farmers' Elevators; The Dorchester Farmers Co-operative Grain and Livestock Co.

Durant (P.O. Stromsburg); Richters Elevator; Elmer H. Richters t/a Durant Grain Co.

Eagle; Continental Elevator; Continental Grain Co.

Elmwood; Farmers Elevator; Farmers Co-operative Association of Elmwood, Nebr.

Elsie; Cooperative Elevator; Elsie Equity Cooperative Exchange.

Elsie; Kellogg Elevator; O. M. Kellogg trading as O. M. Kellogg Grain Co.
 Fairbury; Farmers Union Co-op Elevator; Farmers Union Co-operative Association of Fairbury, Nebr.
 Fremont; Elevator "B"; Westcentral Co-operative Grain Co.
 Fremont; Nebraska Consolidated Mills Elevator; Nebraska Consolidated Mills Co.
 Geneva; Koehler Elevator; A. Koehler Co.
 Granton; Kellogg Elevator; W. J. Moon and J. E. Kellogg, copartners trading as Kellogg Grain Co.
 Grand Island; Nebraska Consolidated Mills Elevator; Nebraska Consolidated Mills Co.
 Grant; Co-operative Elevator; The Grant Co-operative Exchange.
 Grant; Kellogg Elevator; W. J. Moon and J. E. Kellogg, copartners trading as Kellogg Grain Co.
 Grant; Producers Elevator; Producers Grain Company, Inc.
 Hartington; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Hartington; Hartington Elevator; Hartington Elevator Co.
 Harvard; Farmers Elevators; The Farmers Union Co-operative Elevator Co.
 Hemingford; Farmers Co-operative Elevator; Farmers Co-operative Elevator Co.
 Herman; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Imperial; Farmers Elevator; The Imperial Co-operative Equity Exchange.
 Jacinto (P.O. Dix); Point of Rocks Elevator; Point of Rocks Elevators, Inc.
 Kearney; Elevator "C"; Westcentral Co-operative Grain Co.
 Laurel; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Lincoln; Fairchild Division Elevator; Hon-eggers & Co., Inc.
 Lincoln; Elevator "D"; Westcentral Co-operative Grain Co.
 Lincoln; Fairchild Division Elevator; Hon-Mill Co.
 Lindsay; Continental Elevator; Continental Grain Co.
 Lyons; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Madrid; Kellogg Elevator; W. J. Moon and J. E. Kellogg, copartners trading as Kellogg Grain Co.
 Magnet; Crowell Elevator; Crowell Elevator Co.
 Maywood; Farmers Elevators; Maywood Cooperative Association.
 Meadow Grove; Continental Elevator; Continental Grain Co.
 Monowi; Monowi Elevator; Bristow-Monowi Cooperative Association.
 Nebraska City; Nebraska City Elevator; The Nebraska City Grain Co.
 Nebraska City; Bartlett Elevator; Bartlett and Company Grain.
 Newman Grove; Crowell Elevator; Crowell Elevator Co.
 North Bend; North Bend Elevator; North Bend Grain Co., Inc.
 Oakdale; Oakdale Elevator; Holmquist Elevator Co.
 Oakland; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Ogallala; Cogil Elevators; C. R. Cogil, trading as Ogallala Grain Co.
 Omaha; Milwaukee Elevator "A"; J. LeRoy Welsh, Helen V. Welsh, Harold B. Waller and James L. Welsh, Jr., copartners trading as Butler-Welsh Grain Co.
 Omaha; Allied Mills Elevator; Allied Mills, Inc.
 Omaha; Missouri Pacific Elevator; Continental Grain Co.
 Omaha; Nebraska-Iowa Elevator; Nebraska-Iowa Grain Co.
 Omaha; Federation Elevator; Farmers Union Co-operative Elevator Federation.
 Omaha; Illinois Central Elevator; Norris Grain Co. of Nebraska.
 Omaha; Nebraska Consolidated Mills Elevator; Nebraska Consolidated Mills Co.

Omaha; Elevator "A"; Westcentral Cooperative Grain Co.
 Osceola; Farmers Grain Elevator; Farmers Cooperative Grain Co.
 Osceola; Smith Elevator; Smith Grain Co.
 Parks; Parks Elevator; Independent Elevators, Inc.
 Petersburg; Crowell Elevators; Crowell Elevator Co.
 Platte Center; Platte Center Elevator; D. C. Gammel, trading as Platte Center Grain Co.
 Potter; Point of Rocks Elevator; Point of Rocks Elevators, Inc.
 Potter; Farmers Elevators; Potter Cooperative Grain Co.
 Ranch Spur (P.O. Herman); Ranch Spur Grain Co. Elevator; Ranch Spur Land Corp.
 Richland; Farmers Elevators; Farmers Union Co-operative Association.
 Rogers; Golden West Elevator; Gerald Ebernberger d/b/a Golden West Elevator.
 Rogers; Rogers Elevator; North Bend Grain Co., Inc.
 Rosalie; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Roscoe; Hull Elevator; C. L. Hull, trading as Hull Grain Co.
 Rushville; Northwest Elevators; George A. Bacus and Rebecca M. Bacus, joint tenants with right of survivorship and not tenants in common, t/a Northwest Grain Co.
 Schuyler; Golden West Grain Co.'s Elevator; Golden West Grain Co.
 Scribner; Farmers Elevator; Farmers Co-operative Mercantile Co., Non-Stock.
 Scribner; Scribner Elevator; Scribner Grain & Lumber Co.
 Seward; Continental Elevator; Continental Grain Co.
 Shelton; Continental Elevator; Continental Grain Co.
 Staplehurst; Continental Elevator; Continental Grain Co.
 Strang; Strang Grain Elevator; Strang Lumber and Grain Co.
 Stromsburg; Farmers Elevators; Farmers Cooperative Grain Association of Stromsburg.
 Stuart; Krotter Elevator; William Krotter Co.
 Superior; Secular-Bishop Elevator; Secular-Bishop Grain Co.
 Tekamah; Farmers Elevator; Farmers Non-Stock Cooperative Grain Association.
 Tekamah; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Thurston; Merry Elevator; Alvin Merry, trading as Merry Grain & Lumber Co.
 Tilden; Continental Elevator; Continental Grain Co.
 Ulysses; Farmers Grain and Supply Company's Elevators; Farmers Grain and Supply Co.
 Utica; Utica Cooperative Grain Company's Elevators; Utica Cooperative Grain Co.
 Venango; Dudden Elevator; Dudden Elevator, Inc.
 Venango; Farmers' Elevators; Farmers Union Cooperative Grain Company of Venango, Nebr.
 Verdel; Continental Elevator; Continental Grain Co.
 Wallace; Kellogg Elevator; O. M. Kellogg, trading as O. M. Kellogg Grain Co.
 Walthill; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Waterbury; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Wauneta; Farmers Elevator; Farmers Co-operative Exchange.
 Winnebago; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Winnebago; Merry Grain Company Elevator; Holmquist Elevator Co.
 Wlnnetoon; Continental Elevator; Continental Grain Co.

NEVADA

Carlin; Nevada Freeport Storage; Nevada Freeport Storage Co.

Elko; Nevada Freeport Storage; Nevada Freeport Storage Co.

NEW MEXICO

Clovis; Farmers Cooperative Elevators; Farmers Cooperative Elevators, Inc.
 Clovis; El Rancho Elevator; El Rancho Milling Co. (No Stockholders' Liability).
 Clovis; New Mexico Mill Elevator; New Mexico Mill & Elevator Co. (No Stockholders' Liability).
 Clovis; Worley Mills Elevator; Worley Mills, Inc. (No Stockholders' Liability).
 Grier; Farmers Cooperative Elevators; Farmers Cooperative Elevators, Inc.
 Melrose; Farmers Cooperative Elevators; Farmers Cooperative Elevators, Inc.
 Melrose; El Rancho Elevator; El Rancho Milling Co. (No Stockholders' Liability).
 Portales; Worley Mills Elevator; Worley Mills, Inc. (No Stockholders' Liability).
 Texico; New Mexico Mill Elevator; New Mexico Mill & Elevator Co. (No Stockholders' Liability).
 Tucumcari; Farmers Elevator; Farmers Co-operative Association.
 Tucumcari; Addington Elevator; W. H. Addington, t/a Addington Grain Co.

NEW YORK

Albany; Port of Albany Elevator No. 1; Gargill, Inc.
 Buffalo; Pillsbury Pool Elevator; Pillsbury Mills, Inc.
 Buffalo; Cargill Superior Elevator; Cargill, Inc.
 Buffalo; Cargill Electric Elevator; Cargill, Inc.

NORTH CAROLINA

Norwood; Norwood Grain Elevator; T. Herbert Lee, trading as Lee Milling Co.
 Washington; Cargill Washington, N.C., Elevator; Cargill, Inc.
 Wilson; Cargill Elevator; Cargill, Inc.
 Belcross; Tom Sawyer & Son Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Camden; Wood Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Elizabeth City; Eastern Carolina Feed and Seed Company, Inc., Elevator; Warehouse Superintendent of the State of North Carolina.
 Elizabeth City; Wood Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Engelhard; R. L. Gibbs and Co. Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Greenville; G. E. Grain Mills, Inc., Warehouse; Warehouse Superintendent of the State of North Carolina.
 Hickory; Hickory Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Laurinburg; Laurinburg Milling Co. Warehouse; Warehouse Superintendent of the State of North Carolina.
 Monroe; Griffin Implement and Milling Co. Warehouse; Warehouse Superintendent of the State of North Carolina.
 Mooresville; Mooresville Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Mount Olive; Mount Olive Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Newton; Catawba Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Newton Grove; House Grain Elevators; Warehouse Superintendent of the State of North Carolina.
 Selma; Gurley Milling Co. Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Washington; Washington Grain Co. Elevator; Warehouse Superintendent of the State of North Carolina.

OHIO

Chillicothe; Standard Elevator; The Standard Elevator and Supply Co.
Cincinnati; Fairmount and Riverside Elevators; The Early and Daniel Co.
Columbus; Farm Bureau Columbus Elevator; The Farm Bureau Cooperative Association, Inc.

Columbus; Continental Elevator; Continental Grain Co.

Columbus; Eshelman Elevator; Eshelman Grain, Inc.

Coshocton; Coshocton Elevator; Coshocton Grain Co.

Coshocton; Farmers Exchange; The Coshocton Farmers Exchange Co.

Dover; Dover Mill; The Dover Milling Co.

Fletcher; Russells Terminal; Russells Co.

Fostoria; Fostoria Elevator; The Ohio Farmers' Grain Corp.

Fostoria; Mennel Elevator; The Mennel Milling Co.

Harrison; J. A. Cornelius Grain Elevator; J. A. Cornelius.

Hilliards; Russells Elevator; Russells Co.

Lima; Equity Elevator; The Ohio Equity Exchange Co.

Mansfield; General Grain Elevator; General Grain, Inc.

Marion; Marion Ohio Elevator; The Kansas Milling Co.

Maumee; Cargill Toledo Elevator; Cargill, Inc.

Shelby; Shelby Equity Elevator; The Shelby Equity Exchange Co.

Toledo; Continental Elevator; Continental Grain Co.

Toledo; Norris Toledo Elevators; Norris Grain Co.

Toledo; Industrial Soya Elevator; Herbert C. Dickler, trading as Industrial Soya Co.

Union City; Parent Elevator; The John Parent Co.

Van Wert; Weiker Elevator; The Weiker Grain Co.

Wooster; Equity Elevator No. 2; The Ohio Equity Exchange Co.

OKLAHOMA

Alva; Alva Public Terminal Elevator; Flour Mills of America, Inc.

Baker; Riffe, Gilmore Elevator; Paul L. Wright, H. G. Riffe, George D. Riffe, and Gerald L. Riffe, trading as Riffe, Gilmore and Co.

Beaver; Perryton Equity Elevator; Perryton Equity Exchange.

Bison; Farmers Elevator; The Farmers Co-operative Association of Bison.

Blackwell; Dannen Elevator; Dannen Mills, Inc.

Boise City; Consumers Elevator; The Consumers Fuel Association.

Buffalo; Buffalo Farmers Elevator; The Buffalo Farmers' Co-operative Elevator Co.

Cashion; Farmers Exchange Elevator; Farmers Exchange of Cashion.

Cherokee; Farmers Elevator; Farmers Co-operative Elevator Association.

Cherokee; Alva Roller Mills Elevator; Flour Mills of America, Inc.

Clinton; Farmers Elevator; Farmers Co-operative Association.

Clyde; Clyde Elevator; Clyde Co-operative Association.

Crescent; Crescent Cooperative Elevator; Crescent Cooperative Association.

Custer City; Farmers Elevator; Custer City Farmers Cooperative Exchange.

Deer Creek; Deer Creek Elevator; Clyde Co-operative Association.

Douglas; Farmers Elevators; Farmers Co-operative Elevator Co. of Douglas.

Enid; Continental Elevator; Continental Grain Co.

Enid; Union Equity Co-operative Exchange Elevator; Union Equity Co-operative Exchange.

Fargo; Farmers Elevator; Farmers Co-operative Association.

Garber; Cooperative Elevator; Garber Co-operative Association.

Gibbon (P.O. Wakita); Farmers Co-operative Elevator; Farmers Co-operative Elevator Company of Wakita.

Goodwell; Farmers Elevator; Paul L. Wright and Joseph D. Gilmore, executor of the estate of H. Gilmore, deceased, copartners trading as Farmers Elevator Co.

Guymon; Knutson Elevator; Knutson Elevators, Inc.

Hardesty; Perryton Equity Elevator; Perryton Equity Exchange.

Harrah; Jorski Mill; Louis Jorski, trading as Jorski Mill & Elevator Co.

Helena; Farmers Elevator; Farmers Co-operative Association.

Hennessey; Farmers Co-operative Elevator; Farmers Elevator and Co-operative Association.

Homestead; Homestead Elevator; Farmers Cooperative Elevator Association.

Hooker; Hooker Elevators; Hooker Elevators, Inc.

Hooker; Equity Exchange Elevator; The Hooker Equity Exchange.

Hough; Riffe, Gilmore Elevator; Paul L. Wright, H. G. Riffe, George D. Riffe and Gerald L. Riffe, trading as Riffe, Gilmore and Co.

Hydro; Farmers Elevator; Hydro Cooperative Association.

Imo; Imo Farmers Elevators; Farmers Co-operative Elevator Co.

Kingfisher; Kingfisher Cooperative Elevator; Kingfisher Cooperative Elevator Association.

Knowles; Perryton Equity Elevator; Perryton Equity Exchange.

Kremlin; Farmers Elevator; Farmers Grain Co.

Lamont; Lamont Elevator; Clyde Co-operative Association.

Lawton; Cooperative Elevator A; Lawton Cooperative Association.

Marshall; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.

May; May Elevator; Woodward Cooperative Elevator Association.

Medford; Medford Elevator; Clyde Co-operative Association.

Miami; Miami Mill Elevator; Miami Milling Co.

Mooreland; Farmers Co-Op Elevator; Farmers Co-operative Trading Co.

Mouser; Riffe, Gilmore Elevator; Paul L. Wright, H. G. Riffe, George D. Riffe and Gerald L. Riffe, trading as Riffe, Gilmore and Co.

Nardin; Cooperative Elevator; Clyde Co-operative Association.

Oklahoma City; Garrison Elevator; Garrison Milling Company, Inc.

Peckham; Dannen Elevator; Dannen Mills, Inc.

Pond Creek; Farmers Elevator; Farmers Grain Co.

Ranch Drive (P.O. Ponca City); Ranch Drive Elevator; Farmers Cooperative Association.

Red Rock; Farmers Co-Op Elevator; Red Rock Farmers Co-operative.

Renfrow; Renfrow Elevator; Clyde Co-operative Association.

Saltfork; Saltfork Elevator; Clyde Co-operative Association.

Selman; Selman Farmers Elevator; The Buffalo Farmers' Co-operative Elevator Co.

Shawnee; Shawnee Elevator; Shawnee Milling Co.

Tonkawa; Tonkawa Elevator; Farmers Co-operative Association.

Vici; Farmer's Co-op. Association Elevator; Farmers Cooperative Association of Vici.

Wakita; Farmers Co-operative Elevators; Farmers Co-operative Elevator Company of Wakita.

Walters; Farmers Elevator; Walters Cooperative Elevator Association.

Weatherford; Co-Op Elevator; Farmers Co-operative Exchange.

Woodward; Woodward Elevator; Woodward Cooperative Elevator Association.

Yale; Dannen Elevator; Dannen Mills, Inc.

Yukon; Farmers Union Elevator; Oklahoma Farmers Union Co-operative.

OREGON

Adams; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Athens; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Barnhart; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Barrett; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Biggs; Sherman Co-operative Grain Growers Warehouse; Sherman Co-operative Grain Growers.

Bourbon; Grass Valley Grain Growers Warehouse; Grass Valley Grain Growers, Inc.

Boyd; Boyd Union Elevator; Boyd Union Elevator.

Condon; Condon Grain Growers Warehouse; Condon Grain Growers, Inc.

DeMoss; Moro Grain Growers Warehouse; Moro Grain Growers Association.

Downing; Weston Grain Growers Warehouse; Weston Grain Growers, Inc.

Dufur; Dufur Elevator; Dufur Elevator Co.

Eakin's Siding; Eakin Elevator; Eakin Co-operative Grain Growers.

Echo; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Enterprise; Wallowa County Grain Growers Warehouse; Wallowa County Grain Growers.

Erskine; Moro Grain Growers Warehouse; Moro Grain Growers Association.

Fulton; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Grass Valley; Grass Valley Grain Growers Warehouse; Grass Valley Grain Growers, Inc.

Hay Canyon; Moro Grain Growers Warehouse; Moro Grain Growers Association.

Heppner; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Hermiston; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Hogue-Warner; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Holdman; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Ione; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Jordan; Jordan Elevator Co.'s Warehouse; Jordan Elevator Co.

Joseph; Wallowa County Grain Growers Warehouse; Wallowa County Grain Growers.

Juniper; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Kent; Grass Valley Grain Growers Warehouse; Grass Valley Grain Growers, Inc.

Klondike; Sherman Co-operative Grain Growers Warehouse; Sherman Co-operative Grain Growers.

Lakeview; Interstate Cooperative Elevator; Interstate Cooperative.

Lexington; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Lostine; Wallowa County Grain Growers Warehouse; Wallowa County Grain Growers.

Maupin; Blue Line Exchange Warehouse; Blue Line Exchange.

McNab; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Mikkalo; Condon Grain Growers Warehouse; Condon Grain Growers, Inc.

Milton-Freewater; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Mission; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Morgan; Morgan Elevator; Orville Smith.

Moro; Moro Grain Growers Warehouse; Moro Grain Growers Association.

Newberg; Chehalem Valley Mills; Thomas A. Pfund and Dale V. Boucher copartners trading as Chehalem Valley Mills.

North Lexington; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

North Powder; North Powder Milling and Merchantile Company's Warehouse; North Powder Milling and Mercantile Co.

Pendleton; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc. Pendleton; Pendleton Grain Growers Warehouse No. 2; Pendleton Grain Growers, Inc.

Pilot Rock; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc. Rew; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Rufus; Sherman Co-operative Grain Growers Warehouse; Sherman Co-operative Grain Growers.

Ruggs; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Shaniko; Blue Line Exchange Warehouse; Blue Line Exchange.

Sherwood; Sherwood Elevator; Thomas A. Pfund and Dale V. Boucher copartners trading as Chehalem Valley Mills.

Sparks; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Umatilla; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Wallowa; Wallowa County Grain Growers Warehouse; Wallowa County Grain Growers.

Wasco; Sherman Co-operative Grain Growers Warehouse; Sherman Co-operative Grain Growers.

Weston; Weston Grain Growers Warehouse; Weston Grain Growers, Inc.

PENNSYLVANIA

Camp Hill; Spangler's Bonded Elevator; Spangler's Flour Mills, Inc.

Erie; Pennsylvania Railroad Elevator; Erie Grain Elevator Corp.

Mount Joy; Spangler's Grain Elevator; Spangler's Flour Mills, Inc., of Mt. Joy.

Philadelphia; Cargill Philadelphia Elevator; Cargill, Inc.

Pittsburgh; Pittsburgh Grain Elevator; Pittsburgh Grain Elevator Corp.

SOUTH CAROLINA

Anderson; Anderson Elevator; Anderson Elevator and Feed Co.

Easley; The Cotton Producers Association Grain Elevator; The Cotton Producers Association.

Florence; FCX Coop Grain Marketing Service Elevator; FCX Cooperative Service, Inc.

Orangeburg; Master Feed and Grain Co., Inc. Elevator; Master Feed and Grain Company, Inc.

SOUTH DAKOTA

Beardsley; Mullaney Elevator; J. J. Mullaney Co.

Bruce; Appelwick Elevator; Omer E. Appelwick, trading as Appelwick Grain.

Cavour; Farmers Co-operative Elevator; Farmers Co-operative Elevator Company of Cavour.

Centerville; Centerville Grain Elevator; McMaster Grain Co.

Dallas; Farmers Elevators; Farmers Co-operative Association of Dallas, S. Dak.

Ellis; Ellis Elevator; Great Plains Seed Co. Frankfort; Hartung Elevator Company Elevator; Hartung Elevator Co., Inc.

Hurley; Mullaney Elevator; J. J. Mullaney Co.

Huron; Beadle County Grain Co. Elevator; Beadle County Grain Co., Inc.

Lane; Farmers Elevator Co. Elevator; Joseph Hartung, I. F. Hartung, Robert J. Flanders and Mary V. Flanders, copartners trading as Farmers Elevator Co.

Madison; Appelwick Elevator; Omer E. Appelwick, trading as Appelwick Grain.

Onida; Oahe Elevator; Oahe Grain Corp.

Redfield; Western Grain Elevator; Western Grain, Inc.

Roscoe; Roscoe Grain and Feed Co. Elevator; Roscoe Grain and Feed Co., Inc.

Sherman; Farmers Cooperative Association Elevator; Farmers Cooperative Association, Sherman, S. Dak.

St. Charles; Continental Elevator; Continental Grain Co.

Tyndall; Consumers' Elevator; The Consumers' Supply Co. of Tyndall, S. Dak.

Wagner; Mullaney Elevator; J. J. Mullaney Co.

Wentworth; Cotton & Company Elevator; Cotton & Co.

Winner; Deaver-Meyer Elevator; Deaver-Meyer Grain Co.

Woonsocket; Flanders Grain Co. Elevator; Flanders Grain Co., Inc.

TENNESSEE

Chattanooga; Cargill Chattanooga Elevator; Cargill, Inc.

Clarksville; Clarksville Elevator; Nebraska Consolidated Mills Co.

Franklin; Little Mills Elevator; Nebraska Consolidated Mills Co.

Memphis; Port of Memphis Grain Elevator; Cargill, Inc.

Memphis; Cargill President Island Oil Plant; Cargill, Inc.

Memphis; Continental Memphis Elevator; Continental Grain Co.

Memphis; Norris Elevator; Norris Grain Co. Nashville; Continental Elevators; Continental Grain Co.

South Fulton; Fulton Elevator; Browder Milling Co., Inc.

TEXAS

Adrain; Wheat Growers Elevator; Adrain Wheat Growers, Inc.

Allison; Allison Elevator; Allison Producers Corp. of Allison, Tex.

Amarillo; Interstate Grain Co. Warehouse; The Kearns Grain & Seed Co., Inc.

Amarillo; Interstate Elevators; The Kearns Grain & Seed Co., Inc.

Amarillo; Producers Elevator; Producers Grain Corp.

Anna; Sherley Elevator; Norman E. Jones, trading as N. E. Jones Grain.

Bernstein; Bernstein Elevator; Hitch Grain Co.

Black; Black Grain Co. Elevator; Black Grain Co., Inc.

Black; Tri-County Elevator; Tri-County Elevator Co., Inc.

Booker; Booker Equity Elevator; Booker Equity Union Exchange.

Bovina; Macon Elevator; J. P. Macon.

Bovina; Sherley Elevator; Sherley Grain Co.

Bovina; Wheat Growers Elevator; Bovina Wheat Growers, Inc.

Bushland; Neely Elevator; H. T. Neely.

Canadian; Co-op Elevator; Canadian Grain Co-op.

Coleman; Coleman Community Gin Elevator; Coleman Community Gin Association.

Comyn; Harvest Queen Elevators; L. R. Stringer.

Conway; Co-op Elevator; Conway Wheat Growers, Inc.

Corsicana; Harvest Queen Elevators; L. R. Stringer.

Dalhart; Consumers Elevator; Dalhart Consumers Fuel Association, Inc.

Dalhart; Welch Elevator; T. I. Welch and Tompson Irwin Welch, copartners trading as Welch Grain Co.

Darrouzett; Farmers Elevators; Darrouzett Co-operative Association.

Dawn; Dawn Co-op Elevator; Dawn Co-op.

Dimmitt; Farmers Elevator; Dimmitt Wheat Growers, Inc.

Dimmitt; Dimmitt Gin Elevator; Dimmitt Gin & Elevator Co., Inc.

Dimmitt; Castro County Elevator; Bill R. Gregory d/b/a Castro County Grain Co.

Dougherty; Producers Cooperative Elevator; Producers Cooperative Elevator.

Dumas; Co-op Elevator; Dumas Co-op.

Edmonson; Wheat Growers Elevator; Edmonson Wheat Growers, Inc.

Etter (P.O. Dumas); Etter Grain Company Elevator; Etter Grain Company, Inc.

Farnsworth; Batman Elevator; Batman Grain, Inc.

Farnsworth; Perryton Equity Elevator; Perryton Equity Exchange.

Farwell; Worley Grain Company Elevator; Worley Grain Co. (No Stockholders' Liability).

Farwell; Sherley-Anderson-Pitman Elevator; Sherley-Anderson-Pitman, Inc.

Floydada; Producers Cooperative Elevator; Producers Cooperative Elevator.

Follett; Farmers Grain & Supply Co. Elevator; Farmers Grain and Supply Company of Follett.

Fort Worth; Continental Elevator; Continental Grain Co.

Fort Worth; Uhlmann Elevator; Uhlmann Elevators Co. of Texas.

Fort Worth; Producers Elevator Section B; Producers Grain Corp.

Fort Worth; Cargill Fort Worth Elevator; Cargill, Inc.

Fort Worth; Bewley Mills Elevator; Flour Mills of America, Inc.

Friona; Santa Fe Elevator; Continental Grain Co.

Friona; Farmers Cooperative Elevator; Friona Wheat Growers, Inc.

Frisco; Frisco Elevator; Continental Grain Co.

Groom; Wheat Growers Elevator; Groom Wheat Growers, Inc.

Groom; Ledwig Elevator; Ledwig Elevators, Inc.

Groom; Wheeler-Evans Elevator; Wheeler-Evans Grain, Inc.

Hale Center; Wheat Growers Elevator; Hale Center Wheat Growers, Inc.

Hamlin; Moore Elevator; Fred B. Moore, Jr. Haney; Haney Elevator; The Kearns Grain & Seed Co., Inc.

Hart; Farmers Grain Elevator; The Farmers Grain Co. of Hart, Tex.

Hart; Hart Grain Co. Elevator; Hart Grain Co., Inc.

Hartley; Farmers Supply Co. Elevators; Farmers Supply Company of Hartley, Tex.

Happy; Wheat Growers Elevator; Happy Wheat Growers, Inc.

Hereford; Bradley Elevator; Hereford Grain Corp.

Hereford; Pitman Elevator; Pitman Grain Co.

Hereford; Packard Elevator; Packard Milling Co.

Hereford; Hereford Elevator; Continental Grain Co.

Higgins; Wheat Growers Elevator; Higgins Wheat Growers, Inc.

Hitchland; Hitchland Elevator; Hitch Grain Co.

Holden Spur (P.O. Mexia); Cargill Mexia Elevator; Cargill, Inc.

Holden Spur (P.O. Mexia); Harvest Queen Elevators; L. R. Stringer.

Huntton; Perryton Equity Elevator; Perryton Equity Exchange.

Kaffir (P.O. Tulla); Wheat Growers Elevator; Tulla Wheat Growers, Inc.

Kress; Kress Farmers Elevator; Kress Farmers Elevator Co. of Kress, Tex.

Lariat; Lariat Elevator; The Kearns Grain & Seed Co., Inc.

Lariat; Sherley-Anderson Elevator; Sherley-Anderson Grain Co.

Lockney; Patterson Elevator; Patterson Grain Company, Inc.

Lockney; Baxter & Smith Elevator; Baxter & Smith Grain Co.

Lubbock; Producers Elevator; Producers Grain Corp.

Lubbock; Lewter Grain Co. Elevator; Lewter Grain Company, Inc.

Mathis; Mathis Elevator; Mathis Grain & Elevator Corp.

Morse; Perryton Equity Elevator; Perryton Equity Exchange.

Muleshoe; Muleshoe Elevator; The Kearns Grain & Seed Co., Inc.

Muleshoe; Farmers Cooperative Elevator; Farmers Cooperative Elevator of Muleshoe, Tex.

New Braunfels; H. Dittlinger Roller Mills Elevator; Flour Mills of America, Inc.

O'Donnell; Farmers Co-Op Elevator; Farmers Co-Operative Association of O'Donnell.

Perryton; Perryton Equity Elevators; Perryton Equity Exchange.

Petersburg; Co-op Elevator; Petersburg Co-Op Grain Co.

Plainview; Harvest Queen Elevator; L. R. Stringer.

Plainview; Plainsman Elevator; Plainsman Elevators, Inc.

Plainview; United Elevators; Billie Sol Estates, d/b/a United Elevators.

Plainview; Wes-Tex Elevator; Continental Grain Co.

Port Arthur; Cargill Port Arthur Elevator; Cargill, Inc.

Progress; Progress Elevator; Continental Grain Co.

Saginaw; Heard Elevator; Heard Elevator Co.

Silverton; Harvest Queen Elevator; L. R. Stringer.

South Plains; Harvest Queen Elevator; L. R. Stringer.

Spearman; Perryton Equity Elevator; Perryton Equity Exchange.

Sterley; Patterson Elevator; Patterson Grain Company, Inc.

Sudan; Feeders Elevator; Feeders Grain, Inc.

Suman Switch (P.O. Hearne); Harvest Queen Elevators; L. R. Stringer.

Summerfield; Pitman Grain Co. Summerfield Elev.; Pitman Grain Co., Summerfield Elev.

Sunray; Sunray Co-Op Elevator; Sunray Co-Op.

Texhoma; Concrete Elevator "A"; Riffe Bros., Inc.

Texhoma; Wheat Growers Elevator; Texhoma Wheat Growers, Inc.

Texline; Texline Elevator; The Kearns Grain & Seed Co., Inc.

Tulia; Wheat Growers Elevator; Tulia Wheat Growers, Inc.

Tulia; Farmers Elevator; The Farmers Grain Co. of Tulia, Tex.

Twitchell; Perryton Equity Elevator; Perryton Equity Exchange.

Vega; Wheat Growers Elevator; Vega Wheat Growers, Inc.

Vernon; Martin-Lane Elevator; W. N. Martin.

Waka; Perryton Equity Elevator; Perryton Equity Exchange.

Whiteley; Harvest Queen Elevator; L. R. Stringer.

Wichita Falls; Nutrena Elevator; Nutrena Mills, Inc.

Wichita Falls; Berend Bros. Elevator; P. J. Berend and L. A. Berend, copartners t/a Berend Bros.

Wildorado; Wildorado Producers Elevator; Wildorado Producers Association.

UTAH

Cache Junction; West Cache Growers Warehouse; West Cache Growers, Inc.

Logan; Superior Warehouse; Superior Feed & Storage Co.

Murray; Murray Elevator; Sterling H. Nelson & Sons, Inc.

Murray; Brookfield Elevator; Brookfield Products, Inc.

Tremonton; Stohl's Warehouse; Vera Stohl, d/b/a Ervin Stohl's Warehouse.

VIRGINIA

Luray; Luray Elevator; The Page Milling Co.

Roanoke; City Mills Elevator; Roanoke City Mills, Inc.

South Norfolk; Cargill Norfolk Elevator; Cargill, Inc.

Wicomico Church; Chesapeake Elevator; Chesapeake Feed & Grain Corp.

WASHINGTON

Albion; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Armstrong; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Asotin; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Belmont; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.

Busby; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Canby; Edwall Grain Growers Warehouse; Edwall Grain Growers, Inc.

Cashup; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Chambers; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Chambers; Johnson Union Warehouse; Johnson Union Warehouse Co.

Colfax; Cochran and Sons Elevator; Roy E. Cochran, doing business as Cochran and Sons Elevator.

Colfax; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Colton; Colton Flour Mills' Warehouse; Albert C. Grams d/b/a Colton Flour Mills.

Colton; Johnson Union Warehouse; Johnson Union Warehouse Co.

Connell; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Coppel; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.

Dayton; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Delaney; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Dodge; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.

Edwall; Edwall Grain Growers Warehouse; Edwall Grain Growers, Inc.

Eltopia; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Endicott; Wheat Growers of Endicott Warehouse; Wheat Growers of Endicott, Inc.

Fallon; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Fairbanks; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.

Freeman; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.

Frischnecht; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Glenwood; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Harsha; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.

Hatton; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Houser; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.

Huntsville; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Johnson; Johnson Union Warehouse; Johnson Union Warehouse Co.

Kahlotus; Kahlotus Cooperative Elevator; Kahlotus Cooperative Elevator Co.

Longs; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Manning; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

McKay; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.

Mead; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.

Menoken; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.

Mesa; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Mockonema; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Mount Hope; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.

Oakesdale; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.

Parvin; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Penawawa; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Powers; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Pomeroy; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.

Prescott; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.

Pullman; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Pullman Spur; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Relief; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Rockford; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.

Ronan; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Shawnee; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Sperry; Washtucna Grain Growers Warehouse; Washtucna Grain Growers, Inc.

Sprague; Edwall Grain Growers Warehouse; Edwall Grain Growers, Inc.

Starbuck; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Steptoe; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Sulphur; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Thera; Wheat Growers of Endicott Warehouse; Wheat Growers of Endicott, Inc.

Thornton; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Turner; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Waitsburg; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.

Warner; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.

Washtucna; Washtucna Grain Growers Warehouse; Washtucna Grain Growers, Inc.

Waukon; Edwall Grain Growers Warehouse; Edwall Grain Growers, Inc.

Whelan; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Whetstone; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Zumwalt; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.

WEST VIRGINIA

Huntington; Gwinn Elevator; Gwinn Bros. & Co.

WISCONSIN

Superior; Farmers Union Elevator; Farmers Union Grain Terminal Association.

WYOMING

Egbert; Point of Rocks Elevator; Point of Rocks Elevators, Inc.

Newcastle; Toomey's Mills Elevator; Toomey's Mills.

Sheridan; Sheridan Flouring Mills Elevator; Sheridan Flouring Mills, Inc.

C. For the storage of wool:

Town, Warehouse, and Warehouseman

IDAHO

Lewiston; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Nampa; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, d/b/a "Shields".

MICHIGAN

Saginaw; Danin Bonded Warehouse; Joe Danin.

MISSOURI

Kansas City; Midwest Wool Warehouse; Midwest Wool Marketing Cooperative.
St. Louis; Midwest Wool Warehouse; Midwest Wool Marketing Cooperative.

OREGON

Pilot Rock; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.
Portland; Pacific Wool Warehouse; Colonial Warehouse & Transfer Co.

D. For the storage of tobacco:

Town, Warehouse, and Warehouseman

LOUISIANA

Paulina; Louisiana Perique Tobacco Co. Warehouse; Ferrell J. Roussel, trading as Louisiana Perique Tobacco Co.

E. For the storage of nuts:

Town, Warehouse, and Warehouseman

NORTH CAROLINA

Lewiston; Lewiston Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Murfreesboro; Revelle Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Tarboro; Edgcombe Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Williamston; Martin Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

TEXAS

Giddings; Lee County Peanut Warehouse; Dorman D. Sell, trading as Lee County Peanut Co.

F. For the storage of broomcorn:

Town, Warehouse, and Warehouseman

ILLINOIS

Paris; Denning Warehouse; John L. Denning & Co., Inc.

KANSAS

Wichita; Denning Warehouse; John L. Denning & Co., Inc.

G. For the storage of beans:

Town, Warehouse, and Warehouseman

COLORADO

Byers; Farmers Union Elevator; Farmers Union Marketing Association.

Commerce Town (P.O. Denver); Dannen Warehouse; Dannen Mills, Inc.

Denver; Farmers Union Elevator; Farmers Union Marketing Association.

Denver; Western States Bean Warehouse; Western States Bean Cooperative.

Dove Creek; Romer Warehouse; David L. Corlett and Jean R. Corlett, copartners trading as Romer Mercantile and Grain Co.

Fowler; Fowler Warehouse; Fowler Cooperative Association.

Milliken; Dannen Elevator; Dannen Mills, Inc.

Pleasant View; San Juan Bean Growers Pleasant View Warehouse; San Juan Bean Growers, Inc.

Roggen; Roggen Farmer's Bean Warehouse; Roggen Farmer's Elevator Association.

Yellow Jacket; T. Gal Warehouse; Gal Warehouse, Inc.

Yellow Jacket; Mahaffey Warehouse; C. D. Mahaffey, Charles L. Mahaffey and Albert G. Mahaffey, copartners t/a Mahaffey & Sons.

IDAHO

Buhl; Shields Warehouse; James H. Shields, Jr., James T. Shields, Jane Shields Redman doing business as "Shields".

Filer; Idaho Bean and Elevator Warehouse; Dudley Driscoll, Jr., Thomas W. Driscoll and James Patrick Driscoll, general partners t/a Idaho Bean & Elevator Co. of Twin Falls (a limited partnership).

Gooding; Western Warehouse; R. W. Day, d/b/a Western Warehouse Co.

Hansen; L. W. Moore Warehouse; L. W. Moore.

Jerome; Growers Warehouse; Growers Warehouse Co., Inc.

Jerome; Marshall Warehouse; Marshall Warehouses, Inc.

Juliaetta; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Kendrick; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Nampa; Shields Warehouse; James H. Shields, Jr., James T. Shields, and Jane Shields Redman, d/b/a "Shields".

Peck; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Twin Falls; Idaho Bean and Elevator Warehouse; Dudley Driscoll, Jr., Thomas W. Driscoll and James Patrick Driscoll, general partners t/a Idaho Bean & Elevator Co. of Twin Falls (a limited partnership).

Twin Falls; Gem State Bean Warehouse No. 2; Gem State Bean Company, Inc.

Wendell; Marshall Warehouse; Marshall Warehouses, Inc.

TEXAS

Texline; Texline Elevator; The Kearns Grain & Seed Co., Inc.

WYOMING

Basin; Big Horn Co-operative Warehouse; Big Horn Co-operative Marketing Association.

Lovell; Big Horn Co-operative Warehouse; Big Horn Co-operative Marketing Association.

Powell; Big Horn Co-operative Warehouse; Big Horn Co-operative Marketing Association.

H. For the storage of sirup:

Town, Warehouse, and Warehouseman

CALIFORNIA

Alhambra; B-Z-B Warehouse; H. H. Schumacher, trading as B-Z-B Honey Co.

Anaheim; Anaheim Warehouse; Sioux Honey Association, Cooperative.

GEORGIA

Waycross; Waycross Warehouse; Sioux Honey Association, Cooperative.

IOWA

Sioux City; Sioux Honey Association Warehouse; Sioux Honey Association, Cooperative.

OHIO

Lima; Lima Warehouse; Sioux Honey Association, Cooperative.

TEXAS

Rogers; Rogers Honey Warehouse; Sioux Honey Association, Cooperative.

WASHINGTON

Tacoma; Sioux Honey Association Warehouse; Sioux Honey Association, Cooperative.

I. For the storage of canned foods:

Town, Warehouse, and Warehouseman

INDIANA

Terre Haute; Distributors Terminal Warehouse; Distributors Terminal Corp.

NEW MEXICO

Deming; Deming Warehouse; Deming Vegetable Co-Op.

VIRGINIA

Walkerton; Walkerton Warehouse; Wesley D. Draine.

J. For the storage of cottonseed:

Town, Warehouse, and Warehouseman

ARKANSAS

Evadale (P.O. Wilson); Delta Products Warehouse; Delta Products Co.

Helena; Helena Cotton Oil Co.'s Warehouse; Helena Cotton Oil Co., Inc.

Osceola; Osceola Cottonseed Warehouse; Osceola Products Co.

K. For the storage of seeds:

Town, Warehouse, and Warehouseman

MISSOURI

Kansas City; Peppard Warehouses; Peppard Seeds, Inc.

Town, Warehouse, and Warehouseman

UTAH

Delta; Moody Brothers Warehouse; M. W. Moody and E. L. Moody, copartners t/a Moody Brothers.

Myton; Moody Brothers Warehouse; M. W. Moody and E. L. Moody, copartners t/a Moody Brothers.

L. For the storage of cold pack fruit:

Town, Warehouse, and Warehouseman

IDAHO

Nampa; Terminal Ice & Cold Storage Warehouse; The Terminal Ice & Cold Storage Co.

M. For the storage of cherries in brine:

Town, Warehouse, and Warehouseman

OREGON

The Dalles; Co-op Cherry Growers Warehouse; Thomas R. Hudson.

The Dalles; Columbia Fruit Growers Warehouse; Thomas R. Hudson.

This list of warehouses and warehousemen licensed and bonded under the United States Warehouse Act (7 U.S.C. 241 et seq.) supersedes such list published in the FEDERAL REGISTER on March 15, 1957 (22 F.R. 1689), as amended March 25, 1958 (23 F.R. 1971).

The licenses of the following warehouses were terminated during the period March 1, 1958 through February 28, 1959, for the reasons stated below:

A. For the storage of cotton:

Town, Warehouseman and Warehouse, and Cause of Termination

ALABAMA

Evergreen; Mrs. Mildred W. Campbell, Farmers Bonded Warehouse; Did not furnish bond.

Roanoke; Roanoke Warehouse Co., Roanoke Warehouse; Operation discontinued.*

ARKANSAS

Batesville; Batesville Compress Co., Batesville Compress Co.'s Bonded Warehouse; Warehouse leased.*

Osceola; Osceola Alfalfa Milling Co., Osceola Bonded Warehouse; Did not furnish bond.

Sparkman; P. H. Taylor t/a P. H. Taylor Warehouse Co., P. H. Taylor Cotton Warehouse; Owner deceased.

GEORGIA

Augusta; S. M. Whitney Company, Inc., S. M. Whitney Warehouse; Operation of warehouse discontinued.*

*In each instance marked with an asterisk license was terminated at request of warehouseman.

Cuthbert; William Lies, Jr., Farmers Bonded Warehouse; Operation of warehouse discontinued.*

Hawkinsville; John W. Lee and B. F. Lee t/a Planters Bonded Warehouse, Planters Bonded Warehouse; Partnership dissolved.*

Lawrenceville; H. E. Wright, Farmers and Merchants Warehouse; Did not furnish bond. Meansville; Zebulon Ginning & Fertilizer Co.; Meansville Bonded Warehouse; Operation of warehouse discontinued.*

Rome; J. M. Brown and F. W. Shropshire t/a Brown-Shropshire Warehouse Co., Brown-Shropshire Warehouse; Operation of warehouse discontinued.*

Sandersville; B. J. Tarbutton t/a Tarbutton Warehouse Co., Tarbutton Bonded Warehouse; Warehouse leased.*

Wrightsville; J. H. Rowland, Rowland's Bonded Warehouse; Warehouse conveyed to Corporation.*

Zebulon; Zebulon Ginning & Fertilizer Co., Zebulon Bonded Warehouse; Operation of warehouse discontinued.*

MISSISSIPPI

McComb; Kramer Service, Inc., Cotton Mill Warehouse; Warehouse sold.*

McComb; Kramer Service, Inc., Federal Cotton Warehouse; Warehouse sold.*

Louisville; Compress of Union, Louisville Bonded Warehouse; Operation discontinued.*

Meridian; National Storage & Warehouse Co., Inc., National Warehouse; Warehouse sold.*

NORTH CAROLINA

Charlotte; Warehouse Superintendent of the State of North Carolina, Dixie Bonded Warehouse; Operation discontinued.*

Greensboro; Warehouse Superintendent of the State of North Carolina, Central Carolina Bonded Warehouse; Operation discontinued.*

Godwin; Warehouse Superintendent of the State of North Carolina, Godwin Bonded Warehouse; Operation discontinued.*

Statesville; Warehouse Superintendent of the State of North Carolina, Seville Bonded Warehouse; Operation discontinued.*

SOUTH CAROLINA

Blackville; D. Stanley Brown, Blackville Federal Warehouse; Did not furnish bond.

Clio; Emma R. Lipscomb, Clio Bonded Warehouse; Warehouseman discontinued operation.*

TENNESSEE

Winchester; H. M. Templeton, Jr., Templeton Bonded Warehouse; Did not furnish bond.

TEXAS

Ennis; National Compress & Warehouse Co., Ennis Compress Warehouse; Lease canceled.*

B. For the storage of grain:

Town, Warehouseman and Warehouse, and Cause of Termination

ALABAMA

Guntersville; Norris Grain Co., Norris Elevator; Warehouse sold.*

ARKANSAS

West Memphis; Lee Wilson & Co., Lee Wilson & Co. Elevator; Operation discontinued.*

COLORADO

Montrose; Farmers Union Supply Co. of Montrose, Farmers Union Elevator; Elevator destroyed by fire.*

*In each instance marked with an asterisk license was terminated at request of warehouseman.

ILLINOIS

Chesterville; Evans Elevator Co., Chesterville Elevator; Warehouse sold.*

Chicago; The Glidden Co., Glidden Elevator "A"; Warehouse sold.*

Chicago; The Glidden Co., Glidden Elevator "B"; Warehouse sold.*

Le Roy; W. A. Webb, Webb Elevators; Warehouse sold.*

Lockport; The Glidden Co., Glidden Lockport Elevator; Warehouse sold.*

Metcalf; The Cleveland Grain Co., Inc., Cleveland Metcalf Elevators; Merged into new Co.*

Savanna; Cargill, Inc., Cargill Savanna Elevator; Warehouse burned.*

Seneca; The Glidden Co., Glidden Seneca Elevator; Warehouse sold.*

Weldon; United Grain Co., Weldon Grain Co. Elevator; Warehouse sold.*

INDIANA

Converse; Acme-Goodrich, Inc., Goodrich Brothers Co. Elevator; Merged into new company.*

Cortland; Acme-Goodrich, Inc., Cortland Elevator; Merged into new company.*

Cyclone; Acme-Goodrich, Inc., Cyclone-Goodrich Co. Elevator; Merged into new company.*

Earl Park; Acme-Goodrich, Inc., Earl Park Grain Co. Elevator No. 1; Merged into new company.*

Farmland; Acme-Goodrich, Inc., Goodrich Brothers Co. Elevator; Merged into new company.*

Gadsden; Acme-Goodrich, Inc., Goodrich Brothers Co. Elevator; Merged into new company.*

Gaston; Acme-Goodrich, Inc., Goodrich Brothers Co. Elevator; Merged into new company.*

Greensburg; Garland Mills, Inc., Garland Elevator; Did not furnish bond.

Indianapolis; The Glidden Co., Glidden Indianapolis Elevator "G"; Warehouse sold.*

Indianapolis; The Cleveland Grain Co., Inc., Cleveland Indianapolis Elevator B; Merged into new company.*

Lafayette; Acme-Goodrich, Inc., Lafayette Mills Elevator; Merged into new company.*

Manson; Acme-Goodrich, Inc., Manson-Goodrich Co. Elevator; Merged into new company.*

Mohawk; Acme-Goodrich, Inc., Pritchard & Sons Elevator; Merged into new company.*

Noblesville; The Cleveland Grain Company, Inc., Cleveland Noblesville Elevator; Merged into new company.*

Onward; Acme-Goodrich, Inc., Onward-Goodrich Co. Elevator; Merged into new company.*

Orleans; Acme-Goodrich, Inc., Heise Bros. Elevator; Merged into new company.*

Pendleton; Acme-Goodrich, Inc., Pendleton-Goodrich Co. Elevator; Merged into new company.*

Reagan; Acme-Goodrich, Inc., Reagan-Goodrich Co. Elevator; Merged into new company.*

Scottsburg; Acme-Goodrich, Inc., Scottsburg-Goodrich Co. Elevator; Merged into new company.*

Seymour; Acme-Evans Company, Inc., (Blish Milling Co. Division), Blish Milling Company Elevator; Merger of warehouse corporation (new corporation licensed under same name).*

Summitville; Acme-Goodrich, Inc., Hinshaw Grain Co. Elevators; Merged into new company.*

Sweetser; Acme-Goodrich, Inc., Sweetser-Goodrich Co. Elevator; Merged into new company.*

Vincennes; Baltic Mills, Inc., Baltic Elevator; Operation discontinued.*

Westphalia; O. L. Barr Grain Co., Inc., Barr Elevator; Warehouse sold.*

Westport; Acme-Goodrich, Inc., Westport-Goodrich Co. Elevator; Merged into new company.*

Winchester; Acme-Goodrich, Inc., Goodrich Brothers Co. Elevators; Merged into new company.*

IOWA

Gowrie; Egon C. Kjeer, trading as Johnson Grain Co., Johnson Elevator; Did not furnish bond.

Webster City; Continental Grain Co., Continental Elevators; Warehouse sold.*

KANSAS

Harper; Garretson-Grant Grain, Inc., Imperial Elevator; Warehouse sold.*

Hugoton; H. V. Parker, Parker Elevator; Warehouseman deceased.

South Haven; Wm. Kopper t/a Wm. Kopper Grain Co., Kopper Elevator; Warehouse sold.*

Tice; Riffe Bros. Co., Inc., Tice Elevator; Warehouse damaged, unsatisfactory for storage.*

Trousdale; Esther Walsh, executrix of the estate of R. F. Walsh, deceased t/a Walsh Grain Co., Walsh Elevator; Warehouse sold.*

Wichita; Wichita Flour Mills, Inc., Wichita Flour Mills Elevator; Obtained State license.*

KENTUCKY

Hickman; Browder Milling Co., Inc., Hickman Elevator; Warehouse sold.*

MASSACHUSETTS

Boston; InterOceanic Commodities Corp., Hoosac Grain Elevator; Lease terminated.*

MISSOURI

Independence; Waggoner-Gates Milling Co., Waggoner-Gates Elevator; Warehouse sold.*

La Monte; Louis P. Lay, W. J. Carr, Ernest L. Jones, W. C. Jones and G. L. Reynolds, Copartners t/a La Monte Elevator Co., La Monte Elevator; Partnership dissolved.*

Rea; Rea Grain & Feed Co., Rea Elevator; Failure to furnish bond. (Later reapplied for license and licensed under same name.)

St. Louis; Flour Mills of America, Inc., FMA Elevator; Warehouse sold.*

NEBRASKA

Berea; Stephen Deaver, trading as Deaver Grain Co., Deaver Elevator; Warehouseman deceased.

Bristow; Continental Grain Co., Continental Elevator; Warehouse sold.*

Bruno; Continental Grain Co., Continental Elevator; Warehouse sold.*

Central City; T. B. Hord Grain Co., UP Elevator; Warehouse sold.*

Chapman; T. B. Hord Grain Co., Hord Elevator; Warehouse sold.*

Columbus; T. B. Hord Grain Co., Hord Elevator; Warehouse sold.*

Duncan; T. B. Hord Grain Co., Hord Elevator; Warehouse sold.*

Durant; Elmer H. Richters, trading as Durant Grain Co., Richters Elevator; Change of surety.*

Lincoln; Hill-Fairchild Feed Co., Hill-Fairchild Elevator; Did not furnish bond.

Monowi; Continental Grain Co., Continental Elevator; Warehouse sold.*

North Bend; North Bend Grain Co., North Bend Elevator; Warehouse sold.*

Platte Center; T. B. Hord Grain Co., Hord Elevator; Warehouse sold.*

Rogers; North Bend Grain Co., Rogers Elevator; Warehouse sold.*

NEVADA

Carlin; A. H. Vogeler, trading as Nevada Freeport Storage, Nevada Freeport Storage; Warehouse transferred to corporation.*

Elko; A. H. Vogeler, trading as Nevada Freeport Storage, Nevada Freeport Storage; Warehouse transferred to corporation.*

NORTH CAROLINA

Belhaven; Warehouse Superintendent of the State of North Carolina, Latham Grain Warehouse; Operation discontinued.*

OHIO

Mansfield; The Cleveland Grain Company, Inc., Cleveland Mansfield Elevator F; Merged into new company.*

Toledo; A. A. Bame, doing business as Industrial Soya Co., Industrial Soya Elevator; Warehouse sold.*

OKLAHOMA

Grandfield; R. I. Helton and R. M. Helton, Copartners trading as Helton Elevators, Helton Elevator; Partnership dissolved.*

OREGON

Barrett; Milton Elevator Co., Milton Elevator; Warehouse sold.*

Maupin; Blue Line Exchange, Blue Line Exchange Warehouse; Change of Surety.*

Milton-Freewater; Milton Elevator Co., Milton Elevator; Warehouse sold.*

Shaniko; Blue Line Exchange, Blue Line Exchange Warehouse; Change of surety.*

PENNSYLVANIA

Pittsburgh; Tidewater Grain Co., Pittsburgh Grain Elevator; Lease terminated.*

SOUTH DAKOTA

Burke; Continental Grain Co., Continental Elevator; Warehouse sold.*

TENNESSEE

Union City; Browder Milling Co., Inc., Union City Elevator; Warehouse sold.*

TEXAS

Anna; W. M. Sherley, trading as Sherley Elevator, Sherley Elevator; Warehouse sold.*

Lamesa; Smith-Bawden Grain Co., Smith-Bawden Elevator; Lease terminated.*

Muleshoe; Farmers Cooperative Elevator of Muleshoe, Tex., Farmers Cooperative Elevator; Change of surety.*

Plainview; Smith-Bawden Grain Co., Smith-Bawden Elevator; Warehouse sold.*

WASHINGTON

Colfax; Boyd M. Harlow, Marie E. Harlow, E. W. Johnson and Bonnie Johnson, Copartners trading as Johnson-Harlow Elevator, Johnson-Harlow Elevator; Warehouse sold.*

WEST VIRGINIA

Huntington; Gwinn Bros. & Co., Gwinn Elevator; Warehouse burned (Later rebuilt and relicensed).*

F. For the storage of broomcorn:

Town, Warehouseman and Warehouse, and Cause of Termination

LOUISIANA

New Orleans; The New Orleans John L. Denning & Co., Inc., Denning Warehouse; Did not furnish bond.

OKLAHOMA

Boise City; The Denning Warehouse Co., Inc., The Denning Warehouse Co. Warehouse; Did not furnish bond.

G. For the storage of beans:

Town, Warehouseman and Warehouse, and Cause of Termination

COLORADO

Arriola; San Juan Bean Growers, Inc., San Juan Bean Growers, Arriola Warehouse; To be included as part of warehouse under another license.*

Yellow Jacket; C. D. Mahaffey, Mahaffey Warehouse; Individual's warehouse transferred to partnership.

*In each instance marked with an asterisk license was terminated at request of warehouseman.

Done at Washington, D.C., this 16th day of April 1959.

[SEAL]

GEORGE A. DICE,

Director.

Special Services Division.

[F.R. Doc. 59-3374; Filed, Apr. 23, 1959; 8:45 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 12828; FCC 59M-505]

PENN NO. 6, INC.

Order Scheduling Hearing

In the matter of Penn No. 6, Inc., 136 East 57th Street, New York 22, New York, Docket No. 12828; order to show cause why there should not be revoked the license for radio station WD-8142, aboard the vessel "Bill Endter".

It is ordered, This 17th day of April 1959, that Millard F. French will preside at the hearing in the above-entitled proceeding which is hereby scheduled to commence on June 19, 1959, in Washington, D.C.

Released: April 20, 1959.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL]

MARY JANE MORRIS,

Secretary.

[F.R. Doc. 59-3479; Filed, Apr. 23, 1959; 8:49 a.m.]

[Docket No. 12836; FCC 59M-504]

MANUEL A. SANCHEZ, JR.

Order Scheduling Hearing

In the matter of Manuel A. Sanchez, Jr., P.O. Box 330, Brownsville, Texas, Docket No. 12836; order to show cause why there should not be revoked the license for radio station WJ-5227 aboard the vessel "Betty and John O".

It is ordered, This 17th day of April 1959, that Charles J. Frederick will preside at the hearing in the above-entitled proceeding which is hereby scheduled to commence on June 19, 1959, in Washington, D.C.

Released: April 20, 1959.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL]

MARY JANE MORRIS,

Secretary.

[F.R. Doc. 59-3480; Filed, Apr. 23, 1959; 8:49 a.m.]

[Docket No. 12841 etc.; FCC 59-353]

BAMRAY BROADCASTING CO. ET AL.

Order Designating Applications for Consolidated Hearing on Stated Issues

In re applications of Bamray Broadcasting Company, San Antonio, Texas, requests 1480 kc, 500 w, DA, Day, Docket

No. 12841, File No. BP-11676; Top Broadcasters, Inc., San Antonio, Texas, requests 1480 kc, 500 w, DA, Day, Docket No. 12842, File No. BP-12321; Manuel G. Davila and Manuel D. Leal, d/b as The Natalia Broadcasting Company, Natalia, Texas, requests 1480 kc, 500 w, Day, Docket No. 12843, File No. BP-12499; for construction permits for new standard broadcast stations.

At a session of the Federal Communications Commission held at its offices in Washington, D.C., on the 15th day of April 1959:

The Commission having under consideration the above-captioned and described applications for standard broadcast construction permits; and

It appearing that except as indicated by the issues specified below, each of the applicants is legally, technically and otherwise qualified to construct and operate its respective proposal; that Top Broadcasters, Inc. and Natalia Broadcasting Company are financially qualified, but that Bamray Broadcasting Company is not financially qualified in that A. V. Bamford and Harvey Odom failed to submit sufficient information to establish that they had adequate liquid assets to meet their respective subscription agreements; and that the proposed operations of Bamray Broadcasting Company and Top Broadcasters, Inc. are mutually exclusive and involve mutually destructive interference with the proposed operation of Natalia Broadcasting Company; and

It further appearing that the proposed operation of Bamray Broadcasting Company would not comply with § 3.188(b) (2) of the Commission rules in that it cannot be determined whether the 5 mv/m contour would encompass the most distant residential area within the San Antonio, Texas, limits; and

It further appearing that pursuant to section 309(b) of the Communications Act of 1934, as amended, subject applicants were advised by letter dated February 13, 1959, of the aforementioned deficiencies, and that the Commission was unable to conclude that a grant of either application would be in the public interest; and

It further appearing that all the applicants filed timely replies to the Commission's letter; and

It further appearing that the Commission, after consideration of the above, is of the opinion that a hearing is necessary;

It is ordered, That, pursuant to section 309(b) of the Communications Act of 1934, as amended, the applications are designated for hearing in a consolidated proceeding, at a time and place to be specified in a subsequent order, upon the following issues:

1. To determine the areas and populations which would be expected to receive primary service from the instant proposed operations and the availability of other primary service to such areas and populations.

2. To determine whether the 5 mv/m contour of the proposed operation of Bamray Broadcasting Company would encompass the most distant residential area within San Antonio, Texas as re-

quired by § 3.188(b) (2) of the Commission rules, and, if not, whether circumstances exist which would warrant a waiver of said section.

3. To determine whether Bamray Broadcasting Company is financially qualified.

4. To determine, in the light of section 307(b) of the Communications Act of 1934, as amended, which of the instant proposals would best provide a fair, efficient and equitable distribution of radio service.

5. To determine, in the event it is concluded, pursuant to the foregoing issue, that one of the proposals for San Antonio should be favored, which of the proposals of the Top Broadcasters, Inc. and Bamray Broadcasting Company would better serve the public interest, convenience and necessity in the light of the evidence adduced under the issues herein and the record made with respect to the significant differences between the two as to:

(a) The background and experience having a bearing on the applicant's ability to own and operate the proposed standard broadcast station.

(b) The proposal of each with respect to the management and operation of the proposed stations.

(c) The programming services proposed in each of the said applications.

6. To determine, in the light of the evidence adduced pursuant to the foregoing issues, which, if any, of the instant applications should be granted.

It is further ordered, That, to avail themselves of the opportunity to be heard, the applicants herein shall, pursuant to § 1.140 of the Commission rules, in person or by attorney, within 20 days from the mailing of this order, file with the Commission, in triplicate, a written appearance stating an intention to appear on the date fixed for the hearing and present evidence on the issues specified in this order.

It is further ordered, That the issues in this proceeding may be enlarged by the Examiner, on his own motion or on petition properly filed by a party to the proceeding and upon sufficient allegations of fact in support thereof, by the addition of the following issue: To determine whether the funds available to the applicant will give reasonable assurance that the proposals set forth in the application will be effectuated.

Released: April 21, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-3481; Filed, Apr. 23, 1959;
8:49 a.m.]

[Docket No. 12848 etc.; FCC 59-358]

YAKIMA TELEVISION CORP. ET AL.

**Order Designating Applications for
Consolidated Hearing on Stated
Issues**

In re applications of Yakima Television Corporation, Yakima, Washington,

Docket No. 12848, File No. BPCT-2438; Charles R. White, Yakima, Washington, Docket No. 12849, File No. BPCT-2450; John W. Powell, Yakima, Washington, Docket No. 12850, File No. BPCT-2506; Ralph Tronsrud, d/b as Yakima Valley Television Co., Yakima, Washington, Docket No. 12851, File No. BPCT-2587; for construction permits for new television broadcast stations.

At a session of the Federal Communications Commission held at its offices in Washington, D.C., on the 15th day of April 1959;

The Commission having under consideration the above-captioned applications, each requesting a construction permit for a television broadcast station to operate on Channel 23, assigned to Yakima, Washington; and

It appearing that the applications of Yakima Television Corporation, Charles R. White, John W. Powell and Ralph Tronsrud d/b as Yakima Valley Television Co. are mutually exclusive in that operation by all four applicants as proposed would result in mutually destructive interference; and

It further appearing that pursuant to section 309(b) of the Communications Act of 1934, as amended, Yakima Television Corporation, Charles R. White, John W. Powell, and Ralph Tronsrud d/b as Yakima Valley Television Co. were advised by letters that their applications were mutually exclusive, of the necessity for a hearing and were advised of all objections to their applications and were given an opportunity to reply; and

It further appearing that Ralph Tronsrud d/b as Yakima Valley Television Co. has requested that the application of John W. Powell be dismissed for failure to reply to the Commission's section 309(b) letter; that John W. Powell, by his attorney, did in fact file a timely reply on November 20, 1958; and

It further appearing, that upon due consideration of the above-captioned applications, the amendments thereto, and the replies to the above letters, the Commission finds that pursuant to section 309(b) of the Communications Act of 1934, as amended, a hearing is necessary; that Yakima Television Corporation, Charles R. White and Ralph Tronsrud d/b as Yakima Valley Television Co. are legally, financially, technically and otherwise qualified to construct, own and operate the proposed television broadcast stations; and that John W. Powell is legally qualified to construct, own and operate the proposed television broadcast station and is technically so qualified except as to issues "2", "3" and "4" below.

It is ordered, That pursuant to section 309(b) of the Communications Act of 1934, as amended, the above-captioned applications of Yakima Television Corporation, Charles R. White, John W. Powell and Ralph Tronsrud d/b as Yakima Valley Television Co. are designated for hearing in a consolidated proceeding at a time and place to be

specified in a subsequent Order, upon the following issues:

1. To determine whether John W. Powell is financially qualified to construct, own and operate the proposed television broadcast station.

2. To determine whether the antenna system and site proposed by John W. Powell would constitute a hazard to air navigation.

3. To determine what visual loss there will be in the multiplexer proposed by John W. Powell.

4. To determine the exact location of the antenna tower proposed by John W. Powell.

5. To determine on a comparative basis which of the operations proposed in the above-captioned applications would best serve the public interest, convenience and necessity in light of the significant differences among the applicants as to:

a. The background and experience of each bearing on its ability to own and operate the proposed television broadcast station.

b. The proposals of each with respect to the management and operation of the proposed television broadcast stations.

c. The programming service proposed in each of the above-captioned applications.

6. To determine, in the light of the evidence adduced pursuant to the foregoing issues, which of the applications should be granted.

It is further ordered, That the issues in the above-entitled proceeding may be enlarged by the Examiner on his own motion or on petition properly filed by a party to the proceeding and upon a sufficient allegation of facts in support thereof, by the addition of the following issues: To determine whether the funds available to the applicants will give reasonable assurance that the proposals set forth in the applications will be effectuated.

It is further ordered, That the request of Ralph Tronsrud d/b as Yakima Television Co. to dismiss the application of John W. Powell pursuant to the provisions of § 1.312(b) of the rules is denied.

It is further ordered, That to avail themselves of the opportunity to be heard Yakima Television Corporation, Charles R. White, John W. Powell and Ralph Tronsrud d/b as Yakima Valley Television Co., pursuant to § 1.140(c) of the Commission's rules, in person or by attorney, shall within twenty (20) days of the mailing of this order file with the Commission, in triplicate, a written appearance stating an intention to appear on the date fixed for the hearing and present evidence on the issues specified in this order.

Released: April 21, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-3482; Filed, Apr. 23, 1959;
8:49 a.m.]

FEDERAL POWER COMMISSION

[Project No. 1904]

NEW ENGLAND POWER CO.

Notice of Application for Amendment of License

APRIL 21, 1959.

Public notice is hereby given that application has been filed under the Federal Power Act (16 U.S.C. 791a-825r) by the New England Power Company of Boston, Massachusetts, licensee for Project No. 1904 located on the Connecticut River, a navigable water of the United States, located in Cheshire County, New Hampshire; Windham County, Vermont; and in Franklin and Worcester County, Massachusetts, for amendment of its license for the project so as to exclude a 6.41 mile-19 kv transmission line and the substation and switching facilities appurtenant thereto between Vernon and Brattleboro, Vermont, and the Vernon-Bellow Falls telephone line. The 19 kv line will be abandoned and dismantled and the telephone line is not necessary for the operation of the Vernon project.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D.C., in accordance with the rules of practice and procedure of the Commission (18 CFR 1.8 and 1.10). The last day upon which protests or petitions may be filed is June 1, 1959. The application is on file with the Commission for public inspection.

[SEAL]

JOSEPH H. GUTRIDE,

Secretary.

[F.R. Doc. 59-3489; Filed, Apr. 23, 1959; 8:50 a.m.]

[Docket No. G-17512]

MICHIGAN WISCONSIN PIPE LINE CO.

Order Fixing Date of Hearing on Form of Rate

APRIL 17, 1959.

By order issued January 14, 1959, the Commission, pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, ordered that a hearing be held concerning the lawfulness of the rates, charges, classifications, and services contained in Michigan Wisconsin Pipe Line Company's FPC Gas Tariff, as proposed to be amended by First Revised Volume No. 1. Pending such hearing and decision thereon, the Commission suspended the interim straight-line rate (paragraph 3.2 of Rate Schedule ACQ-1) contained in Michigan Wisconsin's proposed FPC Gas Tariff, First Revised Volume No. 1, until January 16, 1959, and suspended the proposed two-part rate (paragraph 3.1 of Rate Schedule ACQ-1) contained in that tariff until September 1, 1959, and until such further time thereafter as it may be made effective in the manner prescribed by the Natural Gas Act.

In addition to a net increase in rates and charges, the aforementioned revised tariff proposed a change in Michigan

Wisconsin's form of rate from the effective straight-line commodity rate to a two-part demand and commodity rate, providing, among other things, for billing demands of varying percentages of the contract demand for different months of the year, for a minimum bill equal to the demand charge, and for a maximum annual firm volume of gas which a customer may purchase limited to 160 days use of the contract demand.

The comments by Michigan Wisconsin's customers and the Michigan and Wisconsin State commissions on the proposed revised tariff (whether favorable or not) either suggest or specifically urge early hearing on the proposed change in form of rate, and determination thereon, if possible, prior to expiration of the suspension period. A similar request is made by Michigan Wisconsin. Early resolution on the issue of form of rate would seem desirable for all concerned as an aid in or elimination of the operational problems that may arise in the transition from one form of rate to another.

The Commission finds: It is appropriate, reasonable and in the public interest in carrying out the provisions of the Natural Gas Act that public hearing be held in this proceeding as hereinafter provided and ordered.

The Commission orders:

(A) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules of practice and procedure and the regulations under the Natural Gas Act (18 CFR Ch. I), a public hearing shall be held commencing May 19, 1959, at 10:00 a.m., e.d.s.t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D.C., concerning the matters involved in and the issues presented by Michigan Wisconsin's proposed change in form of rate as contained in its FPC Gas Tariff, First Revised Volume No. 1.

(B) Matters involved in and issues presented by the level of the rates and charges proposed by Michigan Wisconsin in the aforementioned revised tariff are hereby severed from the hearing set in paragraph (A) above, pending hearing thereon pursuant to further order of the Commission or notice by the Secretary.

(C) Michigan Wisconsin and intervenors appearing in favor of the proposed form of rate who propose to present evidence thereon shall submit a copy of the testimony and exhibits comprising their respective cases-in-chief to reach the parties and staff counsel (5 copies) on or before May 13, 1959.

By the Commission.

[SEAL]

JOSEPH H. GUTRIDE,

Secretary.

[F.R. Doc. 59-3447; Filed, Apr. 23, 1959; 8:45 a.m.]

[Docket No. E-6878]

DUKE POWER CO.

Notice of Application

APRIL 17, 1959.

Take notice that on April 13, 1959, an application was filed with the Federal

Power Commission pursuant to section 204 of the Federal Power Act by Duke Power Company ("Applicant"), a corporation organized under the laws of the State of New Jersey and doing business in the States of North Carolina and South Carolina with its principal business office at Charlotte, North Carolina, seeking an order authorizing the issuance of 250,000 shares of ____ percent Cumulative Preferred Stock, Series B, par value \$100 per share. The aforesaid shares of Preferred Stock, Series B, will constitute a new series of Applicant's preferred stock and will be issued and sold at competitive bidding. The Preferred Stock will be dated as of actual date of issue and the dividend rate and price thereof will be determined by the results of the competitive bidding. Applicant states that the net proceeds from the issue and sale of the Preferred Stock will be used to reimburse (in whole or in part) its treasury for costs of construction of additions to its electric generating, transmission and distribution facilities.

Any person desiring to be heard or to make any protest with reference to said application should, on or before the 11th day of May 1959, file with the Federal Power Commission, Washington 25, D.C., petitions or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). The application is on file and available for public inspection.

[SEAL]

JOSEPH H. GUTRIDE,

Secretary.

[F.R. Doc. 59-3448; Filed, Apr. 23, 1959; 8:45 a.m.]

[Docket Nos. G-6502, G-6623]

H. F. SEARS AND A. E. HERRMANN CORP.

Order Reopening Proceedings and Fixing Date of Hearing

APRIL 17, 1959.

In the matters of H. F. Sears, Docket No. G-6502; A. E. Herrmann Corporation, Docket No. G-6623.

Upon appeals by H. F. Sears (Sears) and A. E. Herrmann Corporation (Herrmann), independent producers of natural gas within the purview of the Commission's regulation, the United States Court of Appeals for the Fifth Circuit on February 20, 1959, granted petitions to review an order of the Commission to the extent that the Commission was directed to reopen the proceedings in Docket Nos. G-6502 and G-6623 to afford the petitioners a "reasonable opportunity to adduce such evidence as they may be advised is relevant to the inquiry whether the proposed rate is just and reasonable." In all other respects the petitions were denied. *Sears and Herrmann v. F.P.C.*, 5th Cir., Feb. 20, 1959.

Petitioners, who make sales of natural gas from the West Panhandle Field of Texas to Colorado Interstate Gas Company (Colorado Interstate), sought review of an order of the Commission

issued September 3, 1957 (18 FPC 244),¹ affirming the initial decision of the presiding examiner granting a motion to dismiss increased rate proposals filed by petitioners as a result of provisions in their basic sales contracts. Petitioners had proposed an increase from 9 cents to 12 cents per Mcf for natural gas sold to Colorado Interstate from the West Panhandle Field. Petitioners presented evidence with respect to arm's-length bargaining, valuable consideration for the contract amendments increasing rates, and comparable field prices. The Commission, citing its previous decision in *Union Oil Co. et al.* (16 FPC 100), held that such evidence did not sustain the burden of proof to justify the increased rates placed on petitioners by the Natural Gas Act (18 FPC 244, 245). The Commission also stated that a showing must be made in support of the increased rates under the rate-base method at least as a basis of comparison and point of departure in arriving at just and reasonable rates.

As it had in *Bel Oil Corporation, et al.*, v. F.P.C., 255 F. 2d 548, certiorari denied October 13, 1958, and in *Forest Oil Corporation, et al.*, v. F.P.C., 5th Circuit, No. 16844, decided February 20, 1959, the Court in this case held that proof of the going field price of gas from the same or adjacent areas is not enough to constitute prima facie proof of justness and reasonableness of the price, even when coupled with factually unsupported conclusory testimony that this particular price was required to provide the incentive needed to encourage exploration and development. The Court stated, however, that counsel for petitioner had, on oral argument, requested that petitioners be given the opportunity "to produce the financial type of evidence which was indicated by the Commission's order in *Bel Oil v. F.P.C.*, No. 300, would be required." The Court accordingly directed that the proceedings be reopened "to afford petitioner reasonable opportunity to adduce such evidence as they may be advised is relevant to the inquiry whether the proposed rate is just and reasonable."

Upon consideration of the foregoing, we deem it necessary to reopen the proceedings in Dockets Nos. G-6502 and G-6623 for the purpose of providing Sears and Herrmann the opportunity described in the Court's opinion.

The Commission orders:

(A) The proceedings in Docket Nos. G-6502 and G-6623 are reopened for the specific purpose hereinabove indicated; and the proceedings are hereby remanded to the presiding examiner for such further hearing.

(B) A hearing be held in the above-captioned proceeding commencing on June 2, 1959, at 10:00 a.m., e.d.s.t., in a hearing room of the Federal Power Commission, 441 G Street NW., Washington,

D.C., for the purposes hereinbefore stated.

By the Commission.

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 59-3449; Filed, Apr. 23, 1959;
8:45 a.m.]

[Docket No. G-18272]

PHILLIPS PETROLEUM CO.

**Order for Hearing and Suspending
Proposed Changes in Rates**

APRIL 20, 1959.

Phillips Petroleum Company (Phillips) on March 24 and 25, 1959, tendered for filing proposed changes in its presently effective rate schedules¹ for sales of natural gas subject to the jurisdiction of the Commission. The proposed changes, which constitute increased rates and charges, are contained in the following designated filings:

Description: Notices of Change, dated March 23, 1959.

Purchaser: Natural Gas Pipeline Company of America.

Rate schedule designation: Supplement No. 4 to Phillips' FPC Gas Rate Schedule No. 292. Supplement No. 5 to Phillips' FPC Gas Rate Schedule No. 307.

Effective date: May 10, 1959 (effective date is the effective date proposed by Phillips).

In support of the proposed periodic rate increases, Phillips cites the contract provisions therefor and states that periodic price escalation provisions allow buyers a low gas purchase cost during the period when their cost of service is high and that the increased price is substantially less than the going market price for gas in the area and is not unjust or unreasonable. Phillips also makes reference to cost of service exhibits submitted in evidence in the suspension proceedings in Docket Nos. G-1148, et al.

The increased rates and charges so proposed have not been shown to be justified, and may be unjust, unreasonable, unduly discriminatory, or preferential, or otherwise unlawful.

The Commission finds: It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon a hearing concerning the lawfulness of the said proposed changes, and that Supplement No. 4 to Phillips' FPC Gas Rate Schedule No. 292, and Supplement No. 5 to Phillips' FPC Gas Rate Schedule No. 307, be suspended and the use thereof deferred as herein-after ordered.

The Commission orders:

(A) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules of practice and procedure, and the regu-

¹ Supplement No. 4 to Phillips' FPC Gas Rate Schedule No. 307 previously suspended and is in effect subject to refund in Docket No. G-15013.

lations under the Natural Gas Act (18 CFR Ch. I), a public hearing be held upon a date to be fixed by notice from the Secretary concerning the lawfulness of the proposed increased rates and charges contained in Supplement No. 4 to Phillips' FPC Gas Rate Schedule No. 292, and Supplement No. 5 to Phillips' FPC Gas Rate Schedule No. 307.

(B) Pending such hearing and decision thereon, said supplements be and they are each hereby suspended and the use thereof deferred until October 10, 1959, and until such further time as they are made effective in the manner prescribed by the Natural Gas Act.

(C) Neither the supplements hereby suspended nor the rate schedules sought to be altered thereby shall be changed until this proceeding has been disposed of or until the periods of suspension have expired, unless otherwise ordered by the Commission.

(D) Interested State commissions may participate as provided by §§ 1.8 and 1.37(f) of the Commission's rules of practice and procedure (18 CFR 1.8 and 1.37(f)).

By the Commission.

[SEAL] JOSEPH H. GUTRIDE,
Secretary.

[F.R. Doc. 59-3450; Filed, Apr. 23, 1959;
8:46 a.m.]

**SECURITIES AND EXCHANGE
COMMISSION**

[File No. 7-1984]

**COLUMBIA BROADCASTING SYSTEM,
INC.**

**Notice of Application for Unlisted
Trading Privileges, and of Oppor-
tunity for Hearing**

APRIL 20, 1959.

In the matter of application by the Boston Stock Exchange for unlisted trading privileges in Columbia Broadcasting System, Inc. Common Stock; File No. 7-1984.

The above named stock exchange, pursuant to Section 12(f) (2) of the Securities Exchange Act of 1934 and Rule 12f-1 promulgated thereunder, has made application for unlisted trading privileges in the specified security, which is listed and registered on the New York Stock Exchange and Pacific Coast Stock Exchange.

Upon receipt of a request, on or before May 5, 1959, from any interested person, the Commission will determine whether to set the matter down for hearing. Such request should state briefly the nature of the interest of the person making the request and the position he proposes to take at the hearing. In addition, any interested person may submit his views or any additional facts bearing on this application by means of a letter addressed to the Secretary of the Securities and Exchange Commission, Washington 25, D.C. If no one requests a hearing on this matter, this application will be

¹ The initial decision of the presiding examiner was issued April 23, 1957 (18 FPC 250).

determined by order of the Commission on the basis of the facts stated in the application and other information contained in the official file of the Commission pertaining to the matter.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 59-3455; Filed, Apr. 23, 1959;
8:46 a.m.]

[File No. 812-1216]

E. I. du PONT de NEMOURS & CO.

Notice of Filing of Application Exempting Sale or Purchase of Residential Properties

APRIL 17, 1959.

Notice is hereby given that E. I. du Pont de Nemours and Company (Applicant), a Delaware corporation, having its principal offices in the City of Wilmington, State of Delaware, has filed an application pursuant to sections 17(b) and 6(c) of the Investment Company Act of 1940 ("Act") for an order exempting from the provisions of section 17(a) of that Act the transactions described below whereby Applicant would sell residential properties which it owns to its employees, or would purchase residential properties from its employees, subject to the condition hereinafter set forth.

Delaware Realty and Investment Company (Realty), a Delaware corporation and a registered investment company of the closed-end, nondiversified, management type, owns approximately 33 percent of the outstanding common stock of Christiana Securities Company (Christiana), a Delaware corporation and also a registered, closed-end, nondiversified, management investment company. Christiana owns approximately 27 percent of the outstanding common stock of Applicant. Accordingly, Applicant's employees are, under section 2(a)(3) of the 1940 Act, "affiliated persons" of "an affiliated person" of the registered investment companies Realty and Christiana, and Applicant is presumed by section 2(a)(9) of the 1940 Act to be "controlled" by said registered investment companies.

Applicant has found it necessary over the years to build or acquire residential properties in areas near certain of its plant sites for rental to employees. This was especially true, before present types of transportation facilities were in common use, where the acreage required or the nature of the products being manufactured made it undesirable to build these plants in urban areas. In more recent times, however, housing developments and the improvement of transportation facilities have made it no longer necessary for Applicant to supply rental housing in order to maintain a competent and experienced employee force at most of these formerly remote locations. Since the status of landlord is not in keeping with Applicant's general field of endeavor as a manufacturer and seller of chemicals and related products, Applicant proposes to dispose of its residential properties in all cases where circumstances will permit.

Applicant is now considering the sale of its residential properties in Deepwater Village in Lower Penns Neck Township, Salem County, New Jersey. These properties are adjacent to Applicant's Chambers Works, which is on the opposite side of the Delaware River from Wilmington, Delaware. This property was acquired, and principal development occurred, during and shortly after World War I. Transportation to that plant from the nearest populous area (Wilmington) depended upon a relatively slow ferry system until a few years ago, when a bridge was built across the Delaware River, not far from Chambers Works. The improvement in transportation to Chambers Works resulting from the building of the bridge, and general population growth and development of housing facilities in the area, make it no longer necessary for Applicant to supply rental housing. Deepwater Village has ninety-five residential units (ninety-one separate houses and one four-unit apartment building). The majority of the residential units are rented to employees; the remainder are rented to pensioners and widows of employees.

It is proposed to sell the residential properties in Deepwater Village by offering them first to the present tenants. If not purchased by the present tenants, the properties will be offered to other employees who work in the vicinity. Properties in which no employees show interest will be offered to the general public. While Applicant's offering price for any individual property generally will be substantially the same to each of the foregoing classes of offerees, any landscaping, etc., which tenants may have effected will be given recognition in the form of offering prices to such tenants lower than those which would apply if the properties ultimately are offered to others. The prices of individual properties will vary and cannot be determined precisely at this time.

In addition to those at Deepwater Village, Applicant owns approximately 140 residential properties at other sites throughout the United States, the majority of which are rented to employees. As circumstances permit, Applicant proposes to dispose of these properties, and any others that may be acquired under the circumstances described below.

In the interest of harmonious employee relationships, Applicant proposes to make occasional purchases of residential properties from employees transferred to other employment points on short notice or under other circumstances which would cause complications to the employee in disposing of his residence. Such purchases by Applicant would free the equities of these employees so that they could, without delay, purchase residential properties at their new locations. These purchases would be entirely voluntary on the parts of Applicant and its employees, and would be negotiated on the basis of then current real estate values in the respective communities.

Many of the transactions of sale and purchase of residential properties described above would be between Applicant and its employees. Because of the relationships with registered investment companies described above, such transactions would be in violation of section 17(a) of the Investment Company Act unless the Commission grants an exemption pursuant to section 17(b) and 6(c) of the Act. The transactions in respect of which such exemption is sought do not include any proposed transactions between Applicant and any director or officer thereof or of any of its affiliated companies.

Under section 17(b) of the Act the Commission shall grant an exemption from the prohibitions of section 17(a) if it finds that the terms of the proposed transaction are reasonable and fair and will not involve overreaching on the part of any person concerned; that the proposed transaction is consistent with the policy of the registered investment company concerned, as recited in its registration statement and reports filed under the Act, and with the general purposes of the Act.

Since the transactions between Applicant and its employees which would be exempted by the requested order are not related to specific transactions but relate to a class of transactions meeting the conditions described in the application and summarized above, Applicant has included in its application a request that, in addition to an exemption pursuant to section 17(b) of the Act, the Commission grant an exemption under section 6(c) of the Act. Section 6(c) of the Act authorizes the Commission, by order upon application, to exempt, conditionally or unconditionally, any transaction or any class of transactions from any provisions of the Act or of any rule or regulation thereunder, if and to the extent that the Commission finds such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

Notice is further given that any interested person may, not later than April 30, 1959, at 5:30 p.m., submit to the Commission in writing any facts bearing upon the desirability of a hearing on the matter and request that a hearing be held, such request stating the nature of his interest, the reasons for such request, and the issues, if any, of fact or law proposed to be controverted, or he may request that he be notified if the Commission should order a hearing thereon. Any such communication or request should be addressed: Secretary, Securities and Exchange Commission, Washington 25, D.C. At any time after said date, the amended application may be granted as provided in Rule O-5 of the rules and regulations promulgated under the Act.

By the Commission.

ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 59-3456; Filed, Apr. 23, 1959;
8:47 a.m.]

SMALL BUSINESS ADMINISTRATION

[Delegation of Authority 30-II-5
(Revision 2)]

BRANCH MANAGER, HARTFORD, CONNECTICUT

Delegation Relating to Financial Assistance, Procurement and Technical Assistance and Administrative Functions

I. Pursuant to the authority delegated to the Regional Director by Delegation No. 30 (Revision 4), as amended (22 F.R. 5811, 8197, 23 F.R. 557, 1768, 8435), there is hereby delegated to the Branch Manager, Hartford Branch Office, Small Business Administration, the authority:

A. Specific.

FINANCIAL ASSISTANCE

Take the following actions in accordance with the limitations of such Delegations as set forth in SBA-500, Financial Assistance Manual:

1. To approve but not decline the following types of loans:

(a) Direct Business Loans in an amount not exceeding \$20,000.

(b) Participation Business Loans in an amount not exceeding \$100,000.

(c) Disaster Loans in an amount not exceeding \$20,000.

2. To approve or decline Limited Loan Participation Loans.

3. To execute loan authorizations for Washington approved loans and for loans approved under delegated authority, said execution to read as follows:

WENDELL B. BARNES,
Administrator,

By _____,
Branch Manager.

4. To modify or amend authorizations for business or disaster loans approved by Washington or under delegated authority, by the issuance of Certificates of Modification.

5. To extend the disbursement period on all loan authorizations.

6. To approve when requested, in advance of disbursement, conformed copies of notes and other closing documents and certify with the participating bank that such documents are in compliance with the Participation Authorization.

7. To take the following actions in all loans except those loans classified as "Problem" or "In Liquidation" and except for loans with a balance in excess of \$15,000:

a. Approve requests to exceed fixed asset limitation and waive violation of this limitation.

b. Approve changes in use of loan proceeds in connection with partially disbursed loans.

c. To cancel in whole or in part undischarged balances of partially disbursed loans and deferred Participation Agreements where the Administration has not purchased its participation.

d. Approve payment of cash or stock dividends, payment of bonuses, increases in salaries, employment of new personnel and waivers of violation of salary and

bonus limitations, provided the Branch Manager considers the bonuses and/or salary to be paid reasonable and that consent will not be given to any such payment if the payment will impair the borrower's cash position and if the loan is not current in all respects at the time payment is made.

e. Approve or reject substitutions of accounts receivable and inventories.

f. Release, or consent to the release of inventories, accounts receivable or cash collateral, real or personal property, held as collateral for loans, including the release of all collateral when loan is paid in full.

g. Release dividends on life insurance policies held as collateral for loans, approve the application of same against premiums due; release or consent to the release on participation loans, of insurance funds covering loss or damage to property securing the loan and expired hazard insurance policies.

h. Approve the sale of real or personal property and the exchange of equipment held as collateral on loans.

8. To do and to perform all and every act and thing requisite, necessary and proper to be done for the purpose of effecting the granted powers, including, but without limiting the generality of the foregoing, the execution and delivery of quit claim, bargain and sale or special warranty deeds, leases, subleases, assignments, subordinations, satisfaction pieces, affidavits, and such other documents as may be appropriate or necessary to effectuate the foregoing, and ratifying and confirming all that said Branch Manager shall lawfully do or cause to be done by virtue hereof.

PROCUREMENT AND TECHNICAL ASSISTANCE

To take the following actions in accordance with the limitations of such delegations as set forth in SBA-400, Agency Policy Manual, and SBA-600, Procurement and Technical Assistance Manual:

9. To develop with government procurement agencies required local procedures for implementing established inter-agency policy agreements, including but not limited to steps such as determining joint set-asides and representation at procurement centers.

ADMINISTRATIVE

10. To administer oaths of office.

11. To approve annual and sick leave for employees under his supervision.

12. To authorize or approve his personal travel and travel of employees of the Branch Office.

13. To rent motor vehicles from the General Services Administration and to rent garage space for the storage of such vehicles when not furnished by GSA.

14. To (a) make emergency purchases not in excess of \$25.00 in any one object class in any one instance but not more than \$50.00 in any one month for total purchases in all object classes, (b) authorize purchases not in excess of such limitation from an Imprest Fund, and (c) to contract for the repair and maintenance of equipment and furnishings in an amount not to exceed \$25.00 in any one instance.

B. Correspondence. To sign all non-policy making correspondence, except Congressional correspondence, relating to the functions of the Branch Office.

II. The specific authority delegated in IA, 1, 2, 3, 4, 5, 6, 8, 10, 11, 12, 13, and 14, may not be redelegated.

III. All authority delegated herein may be exercised by any SBA employee designated as Acting Branch Manager.

IV. All previous authority delegated by the Regional Director to the Branch Manager, Hartford, Connecticut, is hereby rescinded without prejudice to actions taken under all such delegations of authority prior to the date hereof.

Dated: March 17, 1959.

ARTHUR E. LONG,
Regional Director,
New York Regional Office.

[F.R. Doc. 59-3457; Filed, Apr. 23, 1959;
8:47 a.m.]

[Delegation of Authority 30-II-13]

SUPERVISORY FINANCIAL SPECIALIST, HARTFORD BRANCH OFFICE

Delegation Relating to Financial Assistance

I. Pursuant to the authority delegated to the Branch Manager, Hartford Branch Office, by Delegation No. 30-II-5 (Revision 2), dated March 17, 1959, there is hereby delegated to the Supervisory Financial Specialist, Hartford Branch Office, the authority:

A. Specific. To take the following actions in accordance with the limitations of such delegations set forth in SBA 500, Financial Assistance Manual:

1. Approve requests to exceed fixed asset limitation and waive violation of this limitation.

2. Approve changes in use of loan proceeds in connection with partially disbursed loans.

3. To cancel in whole or in part undischarged balances of partially disbursed loans and deferred Participation Agreements where the Administration has not purchased its participation.

4. Approve payment of cash or stock dividends, payment of bonuses, increases in salaries, employment of new personnel and waivers of violation of salary and bonus limitations, provided the Branch Manager considers the bonuses and/or salary to be paid reasonable and that consent will not be given to any such payment if the payment will impair the borrower's cash position and if the loan is not current in all respects at the time payment is made.

5. Approve or reject substitutions of accounts receivable and inventories.

6. Release, or consent to the release of inventories, accounts receivable or cash collateral, real or personal property, held as collateral for loans, including the release of all collateral when loan is paid in full.

7. Release dividends on life insurance policies held as collateral for loans, approve the application of same against premiums due; release or consent to the release on participation loans, of insurance

ance funds covering loss or damage to property securing the loan and expired hazard insurance policies.

8. Approve the sale of real or personal property and the exchange of equipment held as collateral on loans.

B. *Correspondence.* To sign all non-policy making correspondence, except Congressional correspondence and correspondence with the Washington Office, and except for letters to Borrowers or Guarantors containing any threat of legal action.

II. The specific authority delegated herein may not be redelegated.

III. All authority delegated herein may be exercised by any SBA employee designated as Acting Supervisory Financial Specialist.

Dated: March 17, 1959.

CHARLES C. FOSTER,
Branch Manager,
New York Regional Office.

[F.R. Doc. 59-3458; Filed, Apr. 23, 1959;
8:47 a.m.]

[Delegation of Authority 30-IV-7
(Revision 1, Amdt. 1)]

BRANCH MANAGER, CHARLOTTE, NORTH CAROLINA

Delegation Relating to Financial Assistance Procurement and Technical Assistance and Administrative Functions

I. Delegation of Authority No. 30-IV-7 (Revision 1) 24 F.R. 1926 is hereby amended by:

1. Deleting paragraph IA. *Correspondence* in its entirety and substituting the following in lieu thereof:

B. *Correspondence.* To sign all non-policy making correspondence, including Congressional correspondence, relating to the functions of the Branch Office.

2. Deleting paragraph II in its entirety and substituting the following in lieu thereof:

II. The authority in IA1 through IA12 and IA14 through IA26, may not be redelegated.

Dated: April 1, 1959.

CLARENCE P. MOORE,
Regional Director,
Richmond Regional Office.

[F.R. Doc. 59-3459; Filed, Apr. 23, 1959;
8:47 a.m.]

[Delegation of Authority 30-V-6
(Revision 1)]

BRANCH MANAGER, MIAMI, FLORIDA

Delegation Relating to Financial Assistance, Procurement and Technical Assistance and Administrative Functions

I. Pursuant to the authority delegated to the Regional Director by Delegation

No. 30 (Revision 4), as amended (22 F.R. 5811, 8197, 23 F.R. 1768, 8435), there is hereby delegated to the Branch Manager, Miami Branch Office, Small Business Administration, the authority:

FINANCIAL ASSISTANCE

To take the following actions in accordance with the limitations of such delegations as set forth in SBA-500, Financial Assistance Manual:

1. To approve but not decline the following types of loans:

a. Direct Business Loans not in excess of \$20,000;

b. Participation business loans in an amount not in excess of \$100,000;

2. To approve or decline disaster loans not in excess of \$50,000;

3. To approve or decline Limited Loan Participation Loans;

4. To enter into Disaster Participation Agreements with banks.

5. To execute loan authorizations for Washington approved loans and for loans approved under delegated authority, said execution to read as follows:

WENDELL B. BARNES,
Administrator,

By _____
Branch Manager.

6. To modify or amend authorizations for business or disaster loans approved by the Administrator, the Deputy Administrator for Financial Assistance, the Director, Office of Loan Processing, or the Chairman, Loan Review Board, by the issuance of Certificates of Modification, and to modify or amend authorizations for loans approved under delegated authority in any manner consistent with the original authority to approve loans.

7. To extend the disbursement period on all loan authorizations or undisbursed portions of loans.

8. To reinstate any loan authorization cancelled prior to the first disbursement within six months from the date of the original authorization providing that no adverse change has occurred since the loan application was approved.

9. To cancel wholly or in part undisbursed balances of partially disbursed loans and deferred participation agreements, where the Administration has not purchased its participation.

10. To approve, after disbursement or partial disbursement, the salary of new employees, not to exceed \$10,000 per annum.

11. To approve, when requested, in advance of disbursement, conformed copies of notes and other closing documents and to certify to the participating bank that such documents are in compliance with the participation authorization.

12. To take the following actions to effect the servicing, administration and collection of business or disaster loans, either in the name of the Reconstruction Finance Corporation or the Small Business Administration except those loans classified as "Problem Loans or in Liquidation".

a. Approve or reject substitutions of accounts receivable and inventories.

b. Release, or consent to the release of all collateral when loan is paid in full.

c. Execute all releases and satisfactions, full or partial, of collateral, upon approval and/or authorization by Atlanta Regional Office or the Washington Office.

d. Release, or consent to the release of insurance settlement funds covering loss or damage to property securing a loan in aggregate amount not exceeding \$1,000.00 for any one specific loss or damage occurrence, and execute the endorsement of SBA on checks and drafts representing such funds.

e. Release, or approve the release of real or personal property securing a loan for the purpose of sale, provided the sale proceeds are applied as a principal payment on the loan in inverse order of maturity.

f. Release, or approve the release of machinery and equipment, furniture and fixtures, securing a loan for the purpose of allowing borrower to trade the property for other machinery or equipment, furniture and fixtures, useful in the operation of borrower's business, provided the newly acquired property is hypothecated to secure the loan subject only to purchase money lien, if any exists.

g. Release dividends on life insurance policies held as collateral for loans, approve the application of same against premiums due; release or consent to the release on participation loans, of insurance funds covering loss or damage to property securing the loan and expired hazard insurance policies.

h. Defer until final maturity date payments on principal falling due prior to or within thirty days after initial disbursement and provide for the coincidence of principal and interest payments.

i. Designate proxies to vote at stockholders' meetings on stock held as collateral, and determine how such shares are to be voted.

13. To take the following actions in the administration of fisheries' loans:

a. Amend loan authorizations.

b. Extend the period of disbursement of loans of \$50,000 or less for a period of not to exceed four months.

c. Amend the hull insurance provisions of any authorization issued prior to January 31, 1958, for a loan of \$10,000 or less.

d. Cancel loan authorizations prior to disbursement upon the written request of the applicant.

e. Administer fisheries' loans within the same authority exercised with respect to SBA loans.

PROCUREMENT AND TECHNICAL ASSISTANCE

To take the following actions in accordance with the limitations of such delegations as set forth in SBA-400, Agency Policy Manual, and SBA-600, Procurement and Technical Assistance Manual:

14. To develop with government procurement agencies required local procedures for implementing established inter-agency policy agreements, including but not limited to steps such as determining joint set-asides and representation at procurement centers.

ADMINISTRATIVE

15. To administer oaths of office.

16. To approve annual and sick leave for employees under his supervision.

17. To make emergency purchases not in excess of \$10.00 in any object class in any one instance but not more than \$25.00 in any one month for total purchases in all object classes.

18. In connection with the establishment of Disaster Loan Offices, to (a) obligate SBA to reimburse General Services Administration for the rental of office space, (b) rent office equipment, and (c) procure (without dollar limitation) emergency supplies and materials.

C. *Correspondence.* To sign all correspondence, including Congressional correspondence, relating to the functions of the Branch Office, except communications involving policy matters.

II. The specific authority delegated herein may not be redelegated, with the exception of IB, such redelegation being limited to routine correspondence only.

III. All authority delegated herein may be exercised by any SBA employee designated as Acting Branch Manager.

IV. All previous authority delegated by the Regional Director to the Branch Manager, Miami, Florida, is hereby rescinded without prejudice to actions taken under all such delegations of authority prior to the date hereof.

Dated: March 30, 1959.

JAMES F. HOLLINGSWORTH,
Regional Director,
Atlanta Regional Office.

[F.R. Doc. 59-3460; Filed, Apr. 23, 1959;
8:47 a.m.]

[Delegation of Authority 30-V-14 (Revision
1)]

BRANCH MANAGER, PUERTO RICO BRANCH OFFICE

Delegation Relating to Financial Assistance, Procurement and Technical Assistance and Administrative Functions

I. Pursuant to the authority delegated to the Regional Director by Delegation No. 30 (Revision 4), as amended (22 F.R. 5811, 8197, 23 F.R. 557, 1768, 8435), there is hereby delegated to the Branch Manager, Puerto Rico Branch Office, Small Business Administration, the authority:

A. *Specific.*

FINANCIAL ASSISTANCE

To take the following actions in accordance with the limitations of such delegations as set forth in SBA-500, Financial Assistance Manual:

1. To approve but not decline the following types of loans:

a. Direct business loans not in excess of \$20,000;

b. Participation business loans in an amount not in excess of \$100,000;

2. To approve or decline disaster loans not in excess of \$50,000;

3. To approve or decline Limited Loan Participation loans;

4. To enter into Disaster Participation Agreements with banks;

5. To execute loan authorizations for Washington approved loans and for loans approved under delegated authority, said execution to read as follows:

WENDELL B. BARNES,
Administrator,

By _____,
Branch Manager

6. To modify or amend authorizations for business or disaster loans approved by the Administrator, the Deputy Administrator for Financial Assistance, the Director, Office of Loan Processing, or the Chairman, Loan Review Board, by the issuance of Certificates of Modification, and to modify or amend authorizations for loans approved under delegated authority in any manner consistent with the original authority to approve loans.

7. To extend the disbursement period on all loan authorizations or undisbursed portions of loans.

8. To reinstate any loan authorization cancelled prior to the first disbursement within six months from the date of the original authorization provided that no adverse change has occurred since the loan application was approved.

9. To cancel wholly or in part undisbursed balances of partially disbursed loans and deferred participation agreements, where the Administration has not purchased its participation.

10. To approve, when requested, in advance of disbursement, conformed copies of notes and other closing documents and certify to the participating bank that such documents are in compliance with the participation authorization.

11. To take the following actions in the administration, collection and liquidation of business or disaster loans:

a. Approve or reject substitutions of accounts receivable and inventories;

b. Release, or consent to the release, of inventories, accounts receivable or cash collateral, real or personal property, offered as collateral on loan, including the release of all collateral when loan is paid in full;

c. Release dividends on life insurance policies held as collateral for loans, approve the application of same against premiums due; release or consent to the release on participation loans, of insurance funds covering loss or damage to property securing the loan and expired hazard insurance policies;

d. Approve the sale of real or personal property and the exchange of equipment held as collateral on loans;

e. Defer until final maturity date payments on principal falling due prior to or within thirty days after initial disbursement and provide for the co-incidence of principal and interest payments;

f. Designate proxies to vote at stockholders' meetings on stock held as collateral, and determine how such shares are to be voted;

g. Reinstate terms of payment provided in the Borrower's note upon cancellation of authority to foreclose, termination of litigation, or correction of any other situation which caused the loan to be classified as a problem loan.

12. To take the following actions in the administration of fisheries' loans:

a. Amend loan authorizations.

b. Extend the period of disbursement of loans of \$50,000 or less for a period not to exceed four months.

c. Amend the hull insurance provision of any authorization issued prior to January 31, 1958, for a loan of \$10,000 or less.

d. Cancel loan authorizations prior to disbursement upon the written request of the applicant.

e. Administer fisheries' loans within the same authority exercised with respect to SBA loans.

13. To take the following actions in all loans except those loans classified as "problem loans" or "in liquidation":

a. To approve, after disbursement or partial disbursement, the salary of new employees, not to exceed \$10,000 per annum.

b. Extend to the maturity of a loan or to a date prior to the maturity, one monthly principal payment in any calendar year, and not more than a total of four such payments during the term of the loan, or one quarterly principal installment payment during the term of the loan, for loans with principal balances not exceeding \$100,000.

c. Carry loans which are delinquent or past-due not more than three months in such status for an additional period of not more than six months when the principal balances of such loans do not exceed \$100,000.

d. Extend the maturity of loans (within the statutory limitations) when the principal balances of such loans do not exceed \$100,000.

e. Approve or decline requests for changes in the repayment terms of notes for loans with principal balances not exceeding \$100,000.

f. Waive amounts due under net earnings clause.

g. Approve requests to exceed fixed assets limitations and waive violations of this limitation.

h. Execute all releases and satisfactions, including partial releases and partial satisfactions, of any SBA collateral, in all loans involving releases of collateral which have been approved and/or authorized by the Washington Office.

i. Release, or consent to the release of insurance settlement funds covering loss or damage to property securing a loan in aggregate amount not exceeding \$1,000.00 for any one specific loss or damage occurrence, and execute the endorsement, without recourse, of SBA on checks and drafts representing such funds.

j. Approve payment of cash or stock dividends, payment of bonuses, increases in salaries, employment of new personnel, and waivers of violation of salary and bonus limitations, provided the Branch Manager considers the bonuses and/or salary to be paid reasonable and that consent will not be given to any such payment if the payment will impair the borrower's cash position and if the loan is not current in all respects at the time the payment is made.

k. Approve changes in use of loan proceeds in connection with partially disbursed loans.

l. Waive violations of agreements to maintain working capital of a specified amount.

14. To accept and join with others in the acceptance of resignations of trustees under declarations of trust, trust indentures, deeds of trust and other trust instruments and agreements under which the Small Business Administration or its Administrator is a beneficiary and where the Small Business Administration or its Administrator now or hereafter is a holder of any note, notes, bond, bonds, instrument or instruments pursuant thereto and secured thereby;

15. To remove and join with others in the removal of any trustee or trustees under any declarations of trust, trust indentures, deeds of trust and other trust instruments and agreements under which the Small Business Administration or its Administrator now or hereafter is a beneficiary and where the Small Business Administration or its Administrator now or hereafter is the holder of any note, notes, bond, bonds, instrument or instruments issued pursuant thereto and secured thereby;

16. To select and designate persons or corporations as original, substitute or successor trustees under declarations of trust, trust indentures, deeds of trust or other trust instruments or agreements under which the Small Business Administration or its Administrator now or hereafter is a beneficiary and where the Small Business Administration or its Administrator now or hereafter is the holder of any note, bond or instrument issued pursuant thereto and secured thereby to accept on behalf of Small Business Administration or its Administrator beneficial interest in real or personal property;

17. To appoint, consent to or approve of the appointment and join with others in the appointment, consent or approval of appointment of substitute and successor trustee or trustees under any declarations of trust, trust indentures, deeds of trust and other trust instruments and agreements under which the Small Business Administration or its Administrator now or hereafter is a beneficiary and where the Small Business Administration or its Administrator now or hereafter is the holder of any note, notes, bond, bonds, instrument or instruments issued pursuant thereto and secured thereby;

18. To do and to perform all and every act and thing requisite, necessary and proper to be done for the purpose of effecting the granted powers, including, but without limiting the generality of the foregoing, the execution and delivery of quit claim, bargain and sale or special warranty deeds, leases, subleases, assignments, subordinations, satisfactions, pieces, affidavits, and such other documents as may be appropriate or necessary to effectuate the foregoing, and ratifying and confirming all that said Regional Director shall lawfully do or cause to be done by virtue hereof;

19. To take peaceable custody of collateral, as mortgagee in possession

thereof or otherwise, whenever such action becomes necessary to protect the interest of or a loan made by SBA; to take all steps necessary for the preservation and protection of the property, pending foreclosure of the lien and sale of the collateral; and, to obligate the Administration in an amount not in excess of a total of \$1,000 for any one loan, for those expenditures as may be required to accomplish these purposes;

20. To enter into written arrangements with custodians or caretakers of collateral covering their services, which shall not have the effect of making such persons employees of SBA but shall be limited to their temporary services for the specific purpose involved;

21. To enter into written arrangements with owners of premises, when it is necessary to use a building not part of the loan collateral for the storage of chattels pending foreclosure and sale, for a period of not more than 90 days, including a period of 10 days after the date of sale of the collateral to permit orderly removal of the property from the premises.

PROCUREMENT AND TECHNICAL ASSISTANCE

To take the following actions in accordance with the limitations of such delegations as set forth in SBA-600, Procurement and Technical Assistance Manual and Chapters V and VII, SBA-400, Agency Policy Manual:

22. To develop with government procurement agencies required local procedures for implementing established inter-agency policy agreements, including but not limited to steps such as determining joint set-asides and representation at procurement centers;

ADMINISTRATIVE

23. To administer oaths of office;

24. To approve (a) annual and sick leave, and (b) leave without pay not to exceed 30 days for employees under your supervision;

25. To (a) make emergency purchases not in excess of \$25.00 in any one object class in any one instance but not more than \$50.00 in any one month for total purchases in all object classes, and (b) authorize purchases not in excess of such limitations for payment from an Imprest Fund;

26. In connection with the establishment of Disaster Loan Offices, to (a) obligate SBA to reimburse General Services Administration for the rental of office space, (b) rent office equipment, and (c) procure (without dollar limitation) emergency supplies and materials;

27. To administratively approve all types of vouchers, invoices and bills submitted by public creditors of the Agency for articles or services rendered;

B. Correspondence. To sign all correspondence, including Congressional correspondence, relating to the functions of the Branch Office, except communications involving new policy matters.

II. The authority delegated herein may not be redelegated, with the exception of IB, such redelegation being limited to routine correspondence only.

III. All authority delegated herein may be exercised by any SBA employee designated as Acting Branch Manager.

IV. All previous authority delegated to the Branch Manager is hereby rescinded without prejudice to actions taken under all such delegations of authority, if any, to the date hereof.

Dated: March 23, 1959.

JAMES F. HOLLINGSWORTH,
Regional Director,
Atlanta Regional Office.

[F.R. Doc. 59-3461; Filed, Apr. 23, 1959;
8:47 a.m.]

SUBVERSIVE ACTIVITIES CONTROL BOARD

[Docket No. 114-55]

WASHINGTON PENSION UNION Registration as Communist Front Organization

William P. Rogers, Attorney General of the United States, petitioner, v. Washington Pension Union, respondent.

Upon hearings duly held by the Board on a petition filed by the Attorney General of the United States, acting pursuant to section 13(g) of the Subversive Activities Control Act of 1950 (Title I of the Internal Security Act of 1950, 64 Stat. 987, et seq.), the Board on April 14, 1959, issued and caused to be served on the parties of record, an order reading as follows:

Having this day issued its Report in which, after a hearing upon a petition filed under subsection (a) of section 13 of the Subversive Activities Control Act of 1950, as amended, the Board finds that the Washington Pension Union, respondent herein, is a Communist-front organization under the provisions of the said Act, it is

Ordered that the Washington Pension Union shall register as a Communist-front organization pursuant to the said Act.

By the Board.

(Signed) Dorothy McCullough Lee, Chairman, (Signed) Francis A. Cherry, Member, (Signed) R. Lockwood Jones, Member, (Signed) James R. Duncan, Member, (Signed) Thomas J. Donegan, Member,
April 14, 1959.

Washington, D.C.

DOROTHY MCCULLOUGH LEE,
Chairman.

APRIL 20, 1959.

[F.R. Doc. 59-3462; Filed, Apr. 23, 1959;
8:47 a.m.]

[Docket No. 123-55]

CALIFORNIA EMERGENCY DEFENSE COMMITTEE

Registration as Communist Front Organization

William P. Rogers, Attorney General of the United States, petitioner v. California Emergency Defense Committee, respondent.

Upon hearings duly held by the Board on a petition filed by the Attorney General of the United States, acting pursuant to section 13(g) of the Subversive Activities Control Act of 1950 (Title I of the Internal Security Act of 1950, 64 Stat.

987, et seq.), the Board on April 14, 1959, issued and caused to be served on the parties of record, an order reading as follows:

Having this day issued its Report in which, after a hearing upon a petition filed under section 13(a) of the Subversive Activities Control Act of 1950, as amended, the Board finds that the California Emergency Defense Committee, respondent herein, is a Communist-front organization under the provisions of the said Act, it is

Ordered that the California Emergency Defense Committee shall register as a Communist-front organization under section 7 of the said Act.

By the Board.

(Signed) Dorothy McCullough Lee, Chairman, (Signed) Francis A. Cherry, Member, (Signed) R. Lockwood Jones, Member, (Signed) James R. Duncan, Member, (Signed) Thomas J. Donegan, Member.

April 14, 1959.

Washington, D.C.

DOROTHY MCCULLOUGH LEE,
Chairman.

APRIL 20, 1959.

[F.R. Doc. 59-3463; Filed, Apr. 23, 1959;
8:47 a.m.]

[Docket No. 120-57]

COLORADO COMMITTEE TO PROTECT CIVIL LIBERTIES

Registration as Communist Front Organization

William P. Rogers, Attorney General of the United States, petitioner, v. Colorado Committee to protect Civil Liberties, respondent.

Upon hearings duly held by the Board on a petition filed by the Attorney General of the United States, acting pursuant to section 13(g) of the Subversive Activities Control Act of 1950 (Title I of the Internal Security Act of 1950, 64 Stat. 987, et seq.), the Board on April 15, 1959, issued and caused to be served on the parties of record, an order reading as follows:

Having this day issued its Report in which, after a hearing upon a petition filed under subsection (a) of section 13 of the Subversive Activities Control Act of 1950, as amended, the Board finds that the Colorado Committee to Protect Civil Liberties, respondent herein, is a Communist-front organization under the provisions of the said Act, and it is

Ordered that the respondent herein, Colorado Committee to Protect Civil Liberties, shall register as a Communist-front organization pursuant to the said Act.

By the Board.

(Signed) Dorothy McCullough Lee, Chairman, (Signed) Francis A. Cherry, Member, (Signed) R. Lockwood Jones, Member, (Signed) James R. Duncan, Member, (Signed) Thomas J. Donegan, Member.

April 15, 1959.

Washington, D.C.

DOROTHY MCCULLOUGH LEE,
Chairman.

APRIL 20, 1959.

[F.R. Doc. 59-3464; Filed, Apr. 23, 1959;
8:47 a.m.]

[Docket No. 121-57]

CONNECTICUT VOLUNTEERS FOR CIVIL RIGHTS

Registration as Communist Front Organization

William P. Rogers, Attorney General of the United States, petitioner v. Connecticut Volunteers for Civil Rights, respondent.

Upon hearings duly held by the Board on a petition filed by the Attorney General of the United States, acting pursuant to section 13(g) of the Subversive Activities Control Act of 1950 (Title I of the Internal Security Act of 1950, 64 Stat. 987, et seq.), the Board on April 14, 1959, issued and caused to be served on the parties of record, an order reading as follows:

Having this day issued its Report in which, after a hearing upon a petition filed under section 13(a) of the Subversive Activities Control Act of 1950, as amended, the Board finds that the Connecticut Volunteers for Civil Rights, respondent herein, is a Communist-front organization under the provisions of the said Act, it is

Ordered that the Connecticut Volunteers for Civil Rights shall register as a Communist-front organization under section 7 of the said Act.

By the Board.

(Signed) Dorothy McCullough Lee, Chairman, (Signed) Francis A. Cherry, Member, (Signed) R. Lockwood Jones, Member, (Signed) James R. Duncan, Member, (Signed) Thomas J. Donegan, Member.

April 14, 1959.

Washington, D.C.

DOROTHY MCCULLOUGH LEE,
Chairman.

APRIL 20, 1959.

[F.R. Doc. 59-3465; Filed, Apr. 23, 1959;
8:47 a.m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

MARIA I. BAPTISTA

Notice of Intention To Return Vested Property

Pursuant to section 32(f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property, and Location

Maria I. Baptista, Caracas, Venezuela; Claim No. 58884; All right, title, interest and claim of any kind or character whatsoever acquired by the Attorney General of the United States in and to the net proceeds due or to become due to Hans Henning Von Der Osten under the terms of a contract of insurance issued to him by the Sun Life Assurance Company of Canada, Montreal, Quebec, Canada, evidenced by Policy No. 1196107, and any and all other benefits and rights of Hans Henning Von Der Osten of any kind or character whatsoever arising out of the said contract of insurance. Vesting Order No. 16621.

Dated at Washington, D.C., on April 16, 1959.

For the Attorney General.

[SEAL]

PAUL V. MYRON,
*Deputy Director,
Office of Alien Property.*

[F.R. Doc. 59-3475; Filed, Apr. 23, 1959;
8:48 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 113]

MOTOR CARRIER TRANSFER PROCEEDINGS

APRIL 21, 1959.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 179), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC 62036. By order of April 16, 1959, the Transfer Board approved the transfer to Howard Abbott, doing business as Abbott Transfer Line, of the operating rights in Certificate No. MC 64841, issued June 21, 1955, to I. L. Hollar, Milton Hollar, and Luell A. Hollar, a partnership, doing business as Hollar's Truck Line, authorizing the transportation over a regular route, of general commodities, excluding household goods and other specified commodities, between Eminence, Ky., and Louisville, Ky. Harry McChesney, Jr., Seventh Floor, McClure Building, Frankfort, Kentucky, for applicants.

No. MC-FC 62118. By order of April 16, 1959, the Transfer Board approved the transfer to Harry Kane doing business as Royal Express Company of Philadelphia, Pa., of Certificate No. MC 31607 issued September 7, 1949, to Joe Klass and Harry Kane, a partnership, doing business as Royal Express Company, of Philadelphia, Pa., authorizing the transportation of store fixtures and store furniture and equipment, over irregular routes, from Philadelphia, Pa., to Atlantic City, N.J., and points in New Jersey within 50 miles of Philadelphia; and men's clothing, cotton and woolen piece goods, and store fixtures, over irregular routes, between points in Philadelphia, Pa. Martin R. Freedman, 1313 Market Street National Bank Building, Juniper and Market Streets, Philadelphia 7, Pa., for applicants.

[SEAL]

HAROLD D. MCCOY,
Secretary.

[F.R. Doc. 59-3468; Filed, Apr. 23, 1959;
8:48 a.m.]

3 CFR

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